

Name Special-Prosecutor Lee K. (general-  
eagle) Clarke (et al...-ie, AppT-NSDC-  
Address 199 + 45 CONST. Article VI & III, Ambas-  
sadors, Public Ministers and Consuls, u.  
ie. etc. and "Federal - "CRIME-VICTIM")  
© ShafTA CTY Jail, wrongfully, 1655 WIST ST, 96001  
Redding, Cal.  
Document Number Re. "Treasonous-OR-NOT"-  
Law & War (for ie SYSTEMIC  
"willful-Non-understanding" culprits..

**FILED**

MAR 01 2022

~~CLERK, U.S. DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA~~

DEPUTY CLERK

Co. Superior Court, Shasta City

(Pre-Per. Under-PerTest (ie, F&T-US-DCI, AT, 's)  
Non-Assistance violating 28 USC § 594)  
US Act & SP. LSC Clarke (et al.)

Petitioner Federal "CRIME-VICTIM"

(F&T) - S(SD), M. Johnson, Randal x 25-  
Respondent J-Care Beatty, AAC Anton Cutay  
Tim Presentee, DA-S/Bryant (CHP-Hudson  
and L12, Mo's CHP - husband), etc., ref. Sac-  
AT-USAC #71-1280 INVESTIGATIONS

**ANTI-18 USC 2382-Complaints  
PETITION FOR WRIT OF HABEAS CORPUS**

No. 2-22-W-380 DMCH

*(To be supplied by the Clerk of the Court)*

**INSTRUCTIONS — READ CAREFULLY**

INSTRUCTIONS - READ CAREFULLY

**6 GROUNDS(S):** (cl. "Forced!" Necessitated "Draft"/ Compounded -  
~~Syntax~~) That 2-9-2020+/~~Infected~~ (as of 20-2015: ETC; CALP Partnership -  
Malicious - Prosecution) Malfeasances And/or Neglects + Non-Feasances / ETC  
Snowballing EVENTS ERUPTS ('Felonious + Treacherous) - "Unreasonable-Searches +  
Seizures" (esp. by Dated CONTEXT / TON = T-M+N's OR CCOT / 2011-Jury's  
Fraudulent-Psych-Impeached-Discriminatory; 'Lawful-Crimes' per "Lesser-of-Two-  
Evils-Doctrine" Lawfulness, ETC, and 2018 release Transcript "Boots & Tires ARE  
Made-for-Walking" / "Situational-Mgt."); And Unlawful-WIT, WIFE" (2-  
Becomes-1) violations "Self + Infringement" prohibition's / ETC. Ref.'s  
5-6-2021+/ - 'F&T - "Confirmation-Bias" / Female-Favoritism-unlawful-  
Discriminations' (\* conseqo CAUSATIONS i.e. "clear danger of convicting the IN-  
nocent" / Stovall VS. Denno, Mayer VS. City of Chicago; ETC. "T.O.N." \*),  
AND: That is 'Concerted-Systemic- "Badges + Robes" / Siskiyon + Shari-  
ETY'S-CA-IAC-ATY'S / Accessory's & Enablers / 2011+Jury's final-  
Judgment" - Fraudulent - Felonious + Treacherous - Psych - "Political-  
Trials" - STATE-whores / defective oversights - F&T - "Totalitarianism" -  
"Foreign To our Const" EXPOSED 'Govt-Anti-America-War' -  
**CONSPIRACY** (ie. 18 USC 2384; 4; PC 422.6; 1961; ETC.  
And, 2381; 2382 - 'F&T - concealment-crimes' / Delinquent-USA-  
"Allegiance" - obligations - Responsibilities; ie. ETC.) VIOLAT-

- In most cases, the law requires you to provide a copy of the petition on the date of arraignment or by mail. See Penal Code section 1170.1.

**Penal Code section 1**

ice of a copy of the petition on the dist

< cont.

ice of a copy of the petition on the dis-  
nment Code section 72193. You may  
by mail.

Approved by the Judicial Council of California for use under Rules 56.5 and 201(h)(1) of the California Rules of Court [as amended effective January 1, 1999]. Subsequent amendments to Rule 44(b) may change the number of copies to be furnished the Supreme Court and Court of Appeal.

Re. "The-Alarm-of-Ty/amy(TON)"

~~MORT~~

Form Approved by the  
Judicial Council of California  
MC-275 (Rev. January 1, 1999)

T.O.D.

**PETITION FOR WRIT OF HABEAS CORPUS**

Penal Code, § 147;  
Cal. Rules of Court, rule 56.5

age 201 323  
VIOLAT-

IN 6 -- ie. "[A]nd To HAVE THE ASSISTANCE OF Counsel FOR his-her DEFENSE."-(VS. I AC-ATY'S, ETC.)-  
RIGHT'S (ie. F&T-oppressions "W/ATH-of-An-Woman!"-  
exposing 'FRAUDS' & 'ALTERER-MOTIVES'; ie. F&T-oppressions PERIODIC  
Persecution, Incompetent-Court, NO-CALIF-"Foreign-To-Ours-  
COAST"- Jurisdiction-Authority? "The Defect IS Fundamen-  
TAL!" / PC 1012 / P.VS. 6a&A, 259 CA2d 709, 1968 / Motion in Arrest of  
Judgment-F&T-constructions / "Offense Committed OUTSIDE The Court's Territ-  
orial Jurisdiction / P.VS. Case, 224 (ABD) 1991, 1990 / ETC. & TELL-Competent'S;  
Free vs. Bland's "Any STATE Law -- / MUST Yield" / In Re WTC Disaster, 414  
F3d 352--"creating the Federal CAUSE OF ACTION, superseding STATE Law remedies, and  
giving the Federal COURT EXCLUSIVE JURISDICTION" HERETO"; ie, 'prosecution's  
Suppression of favorable Evid (See In Re Pratt, 1999 C9 (A 4th 1515 w/ AAC)  
biased Judge, JAILERS-MEDI ITF-PC 4019.5; ETC.) Def. entitled to discharge on  
SHOWING That prosecution withheld significant EVIDENCE that could  
have been used to impeach key prosecution witness'; Ref.'s suff.  
'ALTIOR-MOTIVES'/ Discreetable- "credable-EvidentVery-SUPPORT" w/  
SISTER Debra Pease rel. 7+ weeks Evelyn & Lee "Insane-Bouse&fif-  
fights" @ Nash-Tenn & 321-948-0226 / ie. LNK-M. Neighbor Brett's  
Ride To hitchhiking wife told him. Lee "chomo" lie, after telling Lee,  
ETC. Home-with-Him-BS / Lee told ANY RM Hixon witnessed that I  
told her we sexual lovers BS = Psycho-Lie / ie. for search warrants 5-6-2021 perjury-plea-Hrg / ie. 4+ unbiblical Math 18; 15-17 "church"  
Previous & after CAUSED ATCST "Enablers" Non-Interventions for  
Snowballing wife's trespasser DESTROYING marriage. However, relo  
her "ACE"; advance-childhood-Experiences; Foster homes abandoned,  
unloved, molested; ETC 'Defensive-victim'; Reg's Here "The-Rest-  
of-The-story!" for NC-PV-ETC- "CRIMES" / ie. ETC. 11+ Event  
CONSTRUCTIONS TO 25+ Defense (a) EVID.C. 451 / Judicial-Negligence and  
THIEVES O. ATY'S 'knowing' suppression AND 'F&T-(cancelment-Crimes)';  
And -- F&T- "Fraudulant, Psycho" "unable" violates previous I AC-  
ATY, unlawful disregard "and-To-HAVE." THEREFORE implicates  
Rational-Defense's Fundamental-Rights AND Consequential Psych-  
Deliberately, malicious "CONSPIRATORS"; F&T- "Punishment-for-  
Exercise-of-Rights"; trapping usmc-PTSD Aggravated deprivations w/  
SCSO-JAILERS; red-wellpath Corp, "CUSTODIAL-Handicap(s)" (e. 4-  
7+ daily "Violated-Rights" (shocks the conscience/Torture); THAT  
includes Implicated F&T- Malfeasance's and/or Nonfeasance's  
Participating (wifTS) cops, Judges, ATY's, Bd-of-Sup's, Dist-ATY's S.P.  
Recall-Liz M.; CHP-Husbands, AJS-DOJ/X-ATY-Gen/ATY's M. Scott,  
ca-BAR/Jud-Persf/Med-TS) / Disability-Rights-(a) US Cong. Jud-Int'l  
CTC. Cover-up's And Retaliations 'MO' Party's Treacherous Systemic  
F&T- "Political-Trials." -EVASIONS/ Murderers Delinquent USA's  
Responsible "Allegiance" obligations (sof prejudices or expt-  
Corrective-Action ASSISTANCE(S))

SCSO, Jailers, WELPAM - Medical-los & Sheriff M. Johnson  
Quinn - DCS; Cor-GAR/Jud-Perf/Med-Bd/UST Cor-Pct/  
AS-T-6-Cor-Ind-Int'l. Co. OVERSIGHTS XII-4  
Y-7. (Continued from page 1)

Evasions, Frauds and Implications CONTRARY To U.S.-  
Const.'s Protections + Definitions (Punitive Govt. vs. Pre-  
1776 "He-She Has-") x 27+ Abolishments' Flexibility And  
Simplification

THESE ARE FUNDAMENTAL PROBLEMS WHICH ARE RELATED  
TO THE TRIAL'S OR SCOTT AGAINST, AND WHETHER WITH  
SOMETHING "WAR ON BOYZ!" THAT MADE LATOIA RETIRE  
FELLY SET FORTH HERE TO INVALIDATE DISCHARGE OF LATOIA OR  
"WILLFUL-TREASON (?) CAPITOLIUS", AND THAT SAME  
(3) CONSTITUTES -- IN PROSECUTION'S SUGGESTION OF  
FAVORABLE EVIDENCE (SEE STATEMENT NO. 296-247 VI  
1315) DEFENDANT WAS ENTITLED TO DISCHARGE OR SHOW-  
ING THIS PROSECUTION - (ET AL) WITHDREW SIGNIFICANT  
EVIDENCE - (ET AL) THAT COULD HAVE BEEN USED  
TO IMPEACH KEY PROSECUTION WITNESSES, (ET AL)

Address eagle) CLARKE (et al. -- i.e. AppT-USDC-  
US CONST. Article VI & III), Ambas-  
sadors, Public Ministers and CONSULS,  
i.e., etc. and "Federal - "CRIME-VICTIM")"  
("POW + "TREASONOUS-IMPRISONMENT")

EDITION NUMBER (F+T) SHAFT CITY JAIL -- WRONGFULLY!  
1655 WEST ST, Redding, Ca. 96001

US - "COURTS-OF-INQUIRY": 10 USC 935  
I - "Foreign-Trade-Court" / Superior  
Court (CA-SHAFT (Partners-in-(Crime, OR))

(Court)

(# "MOTIP": TON=T-MIN'S OR  
PETITION FOR WRIT OF HABEAS CORPUS  
(CDT/NGRE/AO-LM!)

Dated: JAN, 20TH, 2022

LC/9e (ET, OR -- i.e. SII+ARP-1981+  
POINT-MAN, "C.C.D.T." - Endeavours  
Petitioner i.e. 5'1% + "We The People" -  
vs. Beneficiaries, ETC.)

No.

(To be supplied by the Clerk of the Court)  
W/ ORIGINALLY "FILED" / RETURNED  
and "ORDERED", MIA DOCS + EVID.  
UN-OBJECTIONED - (AT T - "Death")

Ca - "People" - CHARGERS / SC3014 K-  
Respondent Johnson, Justice, Gene Revell II  
"Badges + Robes" / T-J - We-Brett/  
Flynn / IAC-ATYS Anto Coto / Tim Prentis /

Q JACK - "PC's" Carlson / INSTRUCTIONS - READ CAREFULLY #T-20-2015

R-1. Ca. Evid. c. 451, "JUDICIAL-(NATION)-NOTICES"

PC 995; 1385; NOA + STATUTORY DISMISSAL(S) / (partnership) - "Malicious Prosecution" 52 Am Jur 2d IV § 57; NOT - "Legally committed by Magistrate" And "Superior Court(s)" "Has No Jurisdiction To Proceed" @ 54 C 2d 503; "DISMISSAL(S)" - "DISCHARGE(S)"

w/ i.e. IMPLICATIONS -- "Prosecutor-Misconduct(s)": "Seditious-Conspiracy"

R-2. as that HERETO- CONCERNED- Abuses/ Neglects (Ref's; "PUE-Diligence"; esp. re. "Felonious + Treasonous- Political-Trials", oppressions; "JUDICIAL-ACTIVISM": IAC-Forced - "Ineffective-Assistance-of-Counsel"; "CUSTODIAL-Handicap(s)", violations 4-7+ daily; Legal-Copies / "Defense-Rights" / "Confrontation-Rights" / "Redress - of Grievances - " / prohibitions "Unreasonable-Sets" AND "Cruel & Unusual-Punishment" AND esp. rel. denials vismc-PTSD pc 2653, 2652 "Particular-Medical-Treatment is Required" / "Allow any LACK of care whatever." / 422.6 / 148.51 "Public-Trial" esp. re. Grievances- Violations - "Law-Enforcement" - onto - D

IAC-ATYS Tim Prentis / Anto Coto  
In most cases, the law  
Penal Code section 19

use of a copy of the petition on the dis-  
nment Code section 72193. You may

J. CARABAYA / Flynn  
My attorney, or city prosecutor, or  
by mail.

Pg. 1-cf.

Approved by the Judicial Council of California for use under Rules 56.5 and 201(h)(1) of the California Rules of Court [as amended effective January 1, 1999]. Subsequent amendments to Rule 44(b) may change the number of copies to be furnished the Supreme Court and Court of Appeal.

< "MOTIP": "TREASONOUS-CR-NOT" - LAR  
PETITION FOR WRIT OF HABEAS CORPUS

ETC, AND,

as that such 7+ months Routinely-Adverse-Suicidal-Hostile (Notably, that f/T-Visits 4-T-7+ days-Right-Patty-w/ 1837+with/ 21-3333; i.e., "Retribution" AND "Ceasefire claim") IS ESPECIALLY PROBLEMATIC as can include

(1-of-3): with HERETO Custody-Etc Prejudicial-Adversities INCLUDES Real Derivative-Effects (aka- Implications);

(2-of-3): As that such 7+ 1991+ discoveries, confrontations, corrective-action changes (aka EOT-endevours) IS IS paramount for "ASSISTANCE" (vs. self-wesentings);

(3-of-3): that combat parties DATE Domestic-Theorized High Crimes INCLUDES occasionally Necessitated ("Lesser-of-Two-Evils-Decision")/ "Lawful-Crimes";

(4-of-3): As that "color-of-Law" officials say, they have the right to self-defense AND of Neglectful-NonFervor's (on L/ege) is prejudicing "EOT"-Endevours; AND, CONSTITUTES 18 USC 2381 Treasons-/Aid + Comfort -

i.e., Ref's/H/3ie, "CA-PEOPLE" averaged (L/ege) + similifies current P-positions & the law - current w/ (T). IT IS THEIR DUTY TO THROW-OFF such GOVT m/c. (SVM: "Self-ide-by-Treasors!"), i.e., etc. provided o. last, "matters" Righteous

2024-2022

Dated:

X  
matters signed this date forbeknownst TINH of the  
AND o. to USA Penalty of perjury conseque.

MC-

Name Special-Prosecutor Lee K. (general-  
eagle) Clarke (et al...ie. AppT-USDC-  
Address 1991 + US CONST. Article VI + III, Ambas-  
sadors, Public Ministers and Counsels.  
ie. etc. and "Federal - "CRIME-Victim")  
C. S. Bar-City-Jail, 1655 WEST ST, Rdng (A. 1600).

CDE or ID Number 'Paw' + "Treasonous- Imprisonment"  
(Conseq<sup>o</sup>) T - "Death" - LAW - "Judge" - (Pratty, ETC.)

$\rightarrow$  Star A (A. Superior to),  
With "Explanatory Explanations"

~~W/ie. "Four-Branche-s-of-GovT." - Oversight officials;  
US Cong / JUD (Govt)  
Cmte.;~~ "MoFTP"; Anti 18 USC 2382

11+ PETITION FOR WRIT OF HABEAS CORPUS

Lc /ge (et al.) / "pant-MAN" - J.R. /  
Petitioner Fed. Ct. - "CRIME-VICTIM!"  
vs.

~~PETITION FOR WRIT OF HABEAS CORPUS~~  
~~WITNESS~~ ~~Quo-Warranto~~

No.

~~(To be supplied by the Clerk of the Court)~~

(FAT) - "Foreign To-Our-Const" Edif  
Respondent "People" - Chesser; SCSO, A, ATX;  
Judge C. Bell, IAC-ATX; Tim Pleasant  
CC TO JER/Refugee/DOJ/OMNIS  
x 70+ "Accessories" / NOTCHES

**[\* T. O. N. ! \*]**

~~Re. #207-2075~~

21-1399

~~INSTRUCTIONS READ CAREFULLY~~

~~Treasonous - "Totalitarism" - Evasions, and, Retaliations; (Felonious & Treasonous) - "Political-Trials, @ 397 US 337, 18 USC 2384 + 4 (ETC-F&T) - "Seditious-Conspiracy" (ie, SCSO 2-9-2020 +; ie, D.ATY's); ie, "Judges" - ie, IAC-ATY's T. Plentis + A. Cota; Jailed-Med; Psych-Fraudulant" - DC's); AND - F&T-UNLAWFUL-2011-July 5 - same "Matters - Settled-by-Judgment" / Res Judicata / Disregarded currently (prestated-plus-TORTUREOUS) violating "And~~

To HAVE THE Assistance OF counsel FOR his Defense.

~~FAT - "PUNISHMENT FOR EXERCISE OF RIGHTS" - CRIMES  
(W/ FAT-FBI, US & CA-DOJ; McD-Bd/Jud-PeF/DRC/etc.  
and CA-BAR - "Accessory's!"); ETC AND --~~

- In most cases, the law

**Penal Code section 1035**

ice of a copy of the petition on the dis-  
nment Code section 72193. You may  
y attorney, or city prosecutor. Set  
by mail.

y attorney, or city prosecutor. See

by mail.

(A) "Commercial" - Penal Code section 1

ment Code section 72193. You may  
Bell "W/e." TCS  
by mail.  
40 by mail.  
BOSTON, MASS., MADE, OR - 1 "P)

Approved by the Judicial Council of California for use under Rules 56.5 and 201(h)(1) of the California Rules of Court [as amended effective January 1, 1999]. Subsequent amendments to Rule 44(b) may change the number of copies to be furnished the Supreme Court and Court of Appeal. (A) "The Almond Tree (JON)" + (CARLTON)

# RIGHT OF RECLAMATION Breach of contract

Form Approved by the  
Judicial Council of California  
MC-275 (Rev. January 1, 1999)

**PETITION FOR WRIT OF HABEAS CORPUS**

Page or  
Penal Code, § 1473  
Cal. Rules of Court, rules 56.5

[Replicas "Medical Board of Calif"; "Consumer-Services; and Housing Agency's DEPT-OF-CONSUMER-AFFAIRS"]

Declaration, And, Federal U.S. CONST.'S --  
"GRIEVANCE - RIGHTS":

DATED: Jan. 17/22

\* "MoFTP": SUPP.- (T.O.N.) - Ref.'s AND  
ongoing ANTI-18 U.S.C. § 2382 + 4: "NON -  
concealment-CRIMES- REPORT + PRESENTMENT-OF-  
Felony's- And - Treasons- INCIDENTALS"; WHEREAS  
alternatively OTHERWISE MYSELF/ETC. "F&T"-Accessory":

\* \* PS. prerequisite Understanding and Ref.'s ie.  
#159754632-1-17-22; #159710142-3-17-22;  
#159836502; #160066892-1/19/22; ETC,  
AND--(ie) ca. Evid. c. ss 451 "Judicial-NOTICES" (etc) as  
HERE TO 'Represents - Fractional+Purposeful - INTRO';  
That more specific is COUNTERED ("unreasonable") per  
T+F - Coerced - Futilities AND Required Due-Pillegence HERAFTER.

#### DECLARATION (MoFTP):

IP - w/ Ref.'s totality (ie, Patienting 1-7e-2005+/-  
"TELEONOUS - OR - NOT" - Law & War; T.O.N = T-M+N)  
OR CCOT / NGRE / AC-LM; ie. etc), and, as that  
January 17<sup>th</sup>, 2022 approx. 1330 hrs "I" (etc), Lcge  
was NOTIFIED on cell-speaker that I was to go To  
"Booking" being denied what for requested; as to Rights  
and Needs, However, did take pocket vs (oast).  
Then 20 min's isolated Holding-cell; I was escorted  
interview Room, Dps La Masa & Alvarado w/ LT Marla  
Millis, and female- "D." on Laptop (Letter "Demanded -  
RIGHT" ID-ed as "D." Robin Campbell); and, whereas--

→ Pg. 2- of - <

Name John Clark (et al., i.e. AppT-USAC-  
eagle) Clarke (et al., i.e. AppT-USAC-  
Address 1991 + US CONST. Article VI + III, Ambas-  
sadors, Public Ministers and Couns. U.S. II  
i.e. etc. and "Federal - "CRIME-Victim") II

TPOW + "Treasonous - Impersonation"  
© Shafta CTY JAIL - 1655 WEST ST, Reading (A.9600)  
~~US COAST GUARD~~ US COAST'S A-Z E +  
W/TRE "Treasonous - OR - NOT U. LAW + W"

## COURTS of (USA) Inquiry" (10 USC 5941-1)

Calif-(TCN) Superior Court, Shafter & Sisk-Ty)

# "TRIBAL COURT"

< "MoFTP":Anti-18 USC(2382)>

PETITION FOR WRIT OF HABEAS CORPUS

L E / g e (et al. - i.e. /ccpt - 5190+  
"we the people" Beneficiaries. U.S. - VETERANS -  
Petitioner USMC, AMI - NATIVE-AMERICANS;  
vs.

X-USA's ("Foreign To-our-const"-  
Respondent v. law Fyl-officials; F & T-  
SCSO "Jailers-med" IAC-Timpentis;  
ca - "Judges / D. Atty / People-chargers;  
ca-Bar / Bar / M. / Med. / INSTRUCTIONS  
US cong. Jui CATE / ETC (CHIPS)

(To be supplied by the Clerk of the Court)

~~\* SUPPLY WIT-OF-QNO-Wcr/cnto~~

To Oct. 20 US + CA - S. CT. S Rel.  
"No-Lawful" (CA AUTHORITIES)

No-Law NJ - Local Authorities -  
EAD CAREFULLY Jurisdiction - (N)

~~READ CAREFULLY~~

~~Case Evid. C-55-451-Judicial -~~  ~~NOTICES~~

~~→ X 22 + "Dismissal" (PC 995 & Non-STato) -  
Grounds-For-Relief(s) Release (# Vs. 'Felonious & Treacherous-~~

"False Imprisonment" / Pow! / 18 USC 2384 + 4: Sedition (Seditious Conspiracy)

ie. "To be Informed" / ie, "To HAVE THE ASSISTANCE OF COUNSEL FOR his/her  
accusation" / "to be informed" / "to have assistance of counsel".

esp. Violations "Unreasonable Searches & Seizures" D.V. - Etc- charges;

w/ Enablers - "Wifey-Of-An-Woman!" FRAUDS+Pretensions;  
w/ "We-IE Feminists!" (3-Becomes-11 "Mermaids")

w/ prohibited "self-incrimination"  
w/ biased Non-Neutral - Dishonorable  
"Judge(s)" "Confirmation"

Bias + Unlawful-Discriminatory-Female-Favoritisms -

(NOTABLY esp. forced / JAC- previous - DISI - AIRY - PROSECUTOR - MURKIN -  
Tim Prentiss; any "JUDICIAL ACTIVISM", ETC. THAT'S shewin' D  
"concedment (crimes")! ETC.

In most cases, the law requires the office of a copy of the petition on the defendant. Pursuant to Penal Code section 72193. You may file your attorney or city prosecutor, or by mail. (Ref. L.R. Judicial-Handicapped)

Approved by the Judicial Council of California for use under Rules 56.5 and 201(h)(1) of the California Rules of Court [as

amended effective January 1, 1999]. Subsequent amendments to Rule 44(b) may change the number of copies to be furnished the Supreme Court and Court of Appeal. Recall-sheriff / Freedom-in-Action / Peter Peter / ETC. and CT-001A 182-5168-331-016 TR-356-0342 MD-338-0778

Form Approved by the Judicial Council of California *et al.* An *et al.* PETITION FOR WRIT OF HABEAS CORPUS *Unknown* *Phone* *Serial Code, § 1473  
Cal Rules of Court, rules 56.1*

20+

years Ref's 'CA-Medical-Board-Oversights-Grievances', for Psycho-"Drs"-ETC.-"Political-Trials"-CONSPIRACY-Connally- ENABLED-and-PARTNERSHIPS-VIOLATING, and to HAVE THE ASSISTANCE-OF COUNSEL FOR his/her DEFENSE,- RIGHTS-LAW with DISCRIMINATORIALLY & UNREASONABLE & ETC. FELONIOUSLY-AND-TREASONOUSLY CONDUCTING-"Deficiencies", AS ANTI-JUSTICE-EVILS, for CORRUPT COURT'S FORCED "SULLIVANATE-PROSECUTOR"-IAC-Pd-ATY's, SO AS TO STOVALL VS. PENNA'S CAUSATION'S "The clearing-up of convicting the Innocent", by F&T- "Ineffective Assistance of Counsel" Deprivation's, esp. for Denied-Relief's-RELEASE by PARAMOUNT RATIONAL-"For his Defense"- oppressions and SUPPRESSIONS/ie. THAT INCLUSIVE IAC-CONCERT'S, F&T-Violation's "UNREASONABLE-SEARCHES-&SEIZURES", ERUPTING "CREATIVE-EVIDENTIARY-SUPPORT" TO SUCH Ref's Folly, WHEREBY-- "COUNTERPRODUCTIVE" here PENNA-"P."-ROCKS LAKE, SOUTHERN CALIFORNIA, CRIMINAL, ETC. are CONFLATING THEIR-USA "MANUFACTURE"-obligations-RESPONSIBILITY, AS TO "PART-OF-Problem-OR-selection"/COLLECTIVE-ACTION "Report"-ETC.-F&T-ongoing "CRIMES"/without "WILLFUL-NEW-Understanding"-Antecedents? VS. alternative "Felonious & Treasonous-18 USC 2382+4-CONCEALMENT-CRIMES"; 2384; 371; 1961/201 ETC. "Seditious-Conspiracy's" JAIL-IAC-CT-ETC- SUPPRESSIONS Favorable To Defendant 40+ pgs 5-30-21 "Misdam-Motion"; 14+ pgs Item 21 Demanded-

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

LEE K. CLARKE, (et al.)  
w/ file # 1-30-2005 v. ~~TCV~~ COMPENSATION NOTICE!  
X \$1% + "W- The Pet." Plaintiff(s)/Petitioner(s),

vs.

SHASTA COUNTY SHERIFFS DEPARTMENT,  
ET AL.,  
USVA, US- PoJ, AG, US- Atty's, USMC, Congress,  
etc. ~~Treasurer~~ - Defendant(s)/Respondent(s).  
OVER THE WAYS OF US CONST. LAW --

Case No. 2:21-CV-01399-JDP  
~~Plaintiff(s) also (un)filed - WIT~~  
CONSENT / DECLINE OF U.S.  
MAGISTRATE JUDGE JURISDICTION

w/ file # 05CV-2073  
Lee # 18 CV-2044 JAM-KJN,  
18 #

This case was randomly assigned to a Magistrate Judge. A Magistrate Judge may perform the duties assigned pursuant to 28 U.S.C § 636(c) and Eastern District Local Rule 302. However, a Magistrate Judge may not preside over the trial in this case or make dispositive rulings without all parties' written consent. 28 U.S.C. § 636(c). If the parties do consent, a Magistrate Judge may conduct all proceedings and enter judgment in the case subject to direct appellate review by the Ninth Circuit Court of Appeals. If a party declines to consent, a Magistrate Judge shall continue to perform all duties as required by Eastern District Local Rule 302.

Therefore, within 30 days, the parties shall complete and return this form to the court. However, the parties are advised that they are free to withhold consent without adverse substantive consequences. ~~(and "Partial-Trial" exercise by USDC, etc. caution, partial trial enables to FTT-Punishment+Per-Exercise- of Civil Rights! - claims? Re~~

DATED: August 9, 2021

/s/ - Jeremy D. Peterson  
United States Magistrate Judge

**IMPORTANT:** You must check and sign only one section of this form and return it to the Clerk's Office within 30 days.

**CONSENT TO JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE**

The undersigned hereby voluntarily consents to have a United States Magistrate Judge conduct all further proceedings in this case.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

Plaintiff / Petitioner  Defendant / Respondent

**DECLINE OF JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE AND REQUEST FOR REASSIGNMENT TO UNITED STATES DISTRICT JUDGE**

The undersigned declines to consent to a United States Magistrate Judge and requests random assignment to a United States District Judge.

Date: 8-1-2021

Signature: \_\_\_\_\_

Print Name: Lee K. Clarke (et al.)

Plaintiff / Petitioner  Defendant / Respondent

Large IMMEDIATELY (and defensively!) PROTESTED THE UNREASONABLENESS / UNLAWFULNESS / ETC. AND EXERCISED STRATEGIC + PERSUASIVE -- "REFUSAL - "RIGHT(S)!"

R -- This was ("proper, NOT popular!") furthered by particulars (etc), and conducted competently so (¶ notably), as appropriate-response, by defendant) 8+ MONTHS snowballing 'Felonious + Treasonous'-False-Imprisonment'- USA - "CRIME-VICTIM!"-of-'Domestic-Enemies', To "Bang-Banging"-TORTURES'; Ref. Jails-SCSO, wellpath-corp-medical'; etc. and 'a-PEOPLE"-injuries', For X 400+ "Redress-of-Grievances" RIGHTS, as #159710142; #159754632; etc. and 'Satisfactory-Corrective-Reparation-Implications' -- ie. as to intolerable coercions To cooperate 'IAC-Unlawful-Misrepresentation-Defense-ATY's AND derivatives 'Self-Harms' AND 'Felonious + Treasonous - "Budges-AND-Robes"-Enablers + Accessorys' THATS "Danger-To-Self-AND-OTHERS" DISORDER"); So -- in THAT PRIMARY-Protecting-Avoidance-For-ADDITIONAL-(F&T)-Misconduct-Adversities (by RESPECTIVELY Collective CIRCUMSTANCIAL Applicables, and 'Evidentiary'-Learning-Experiences; albeit "fore-EDP!" problematic compounded-SYNTAX-MULTI-EFFECTENCY!') ie. as currently 'F&T-Pc-1368+IST-BS-Applicable '2011-Jury', discredited 'Political' + 'Fraud' + 'Want' - PSYCHO-DCs - UNLAWFUL-Manipulations, THAT IS Res-judicata, collateral-estoppel, and Today's 'Absolute-BoV', being 'F&T-ignored/ie' AS TO 20+

→ Pg 4-of- ↴

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

LEE K. CLARKE, (et al.)

Plaintiff(s)/Petitioner(s),

vs.

SCSO,

Defendant(s)/Respondent(s).

Case No.

22-1399-  
2:22-CV-00026-JDP (HL)  
05 CV 2073

CONSENT / DECLINE OF U.S.  
MAGISTRATE JUDGE JURISDICTION

This case was randomly assigned to a Magistrate Judge. A Magistrate Judge may perform the duties assigned pursuant to 28 U.S.C § 636(c) and Eastern District Local Rule 302. However, a Magistrate Judge may not preside over the trial in this case or make dispositive rulings without all parties' written consent. 28 U.S.C. § 636(c). If the parties do consent, a Magistrate Judge may conduct all proceedings and enter judgment in the case subject to direct appellate review by the Ninth Circuit Court of Appeals. If a party declines to consent, a Magistrate Judge shall continue to perform all duties as required by Eastern District Local Rule 302.

Therefore, within 30 days, the parties shall complete and return this form to the court. However, the parties are advised that they are free to withhold consent without adverse substantive consequences.

DATED: January 5, 2022

/s/ - Jeremy D. Peterson  
United States Magistrate Judge

**IMPORTANT:** You must check and sign only one section of this form and return it to the Clerk's Office within 30 days.



**CONSENT TO JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE**

The undersigned hereby voluntarily consents to have a United States Magistrate Judge conduct all further proceedings in this case.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

Plaintiff / Petitioner  Defendant / Respondent



**DECLINE OF JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE AND  
REQUEST FOR REASSIGNMENT TO UNITED STATES DISTRICT JUDGE**

The undersigned declines to consent to a United States Magistrate Judge and requests random assignment to a United States District Judge.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

Plaintiff / Petitioner  Defendant / Respondent

<p><b>18 USC 2384: Sedition conspiracy</b>  Text contains those laws in effect on May 31, 2021  From Title 18-CRIMES AND CRIMINAL PROCEDURE  PART I-CRIMES  CHAPTER 115-TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES</p> <p><b>Jump To:</b>  Source Credit  Miscellaneous  Amendments  Effective Date</p> <p><i>By Assume Title 1 Badges - High Revised officials - lower</i></p>
---

If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both. (June 25, 1948, ch. 645, 62 Stat. 808; July 24, 1950, ch. 678, §1, 70 Stat. 623; Pub. L. 103-322, title XXXIII, §330016(Y)(N), Sept. 13, 1994, 108 Stat. 2148.)

#### HISTORICAL AND REVISION NOTES

Editorial Notes

#### AMENDMENTS

1950-Pub. L. 103-322 substituted "fined under this title" for "fined not more than \$20,000".  
1950-Act July 24, 1950, substituted "\$20,000" for "\$5,000", and "twenty years" for "six years".

#### Statutory Notes and Related Subsidiaries

**EFFECTIVE DATE OF 1950 AMENDMENT**  
Act July 24, 1950, ch. 678, §3, 70 Stat. 624, provided that: "The foregoing amendments [amending this section and section 2385 of this title] shall apply only with respect to offenses committed on and after the date of the enactment of this Act [July 24, 1950]."

*FOR TO OPPOSE BY FORCE  
THE AUTHORITY THEREOF*

*RELIES CONDUCTS UNDER COLOR OF LAW  
OF HIS/her OFFICE OR MISUSES OR ABUSES  
OF AUTHORITY OR FURTHER  
WILES INGESES OUT, 2020 WRITES OUT  
@ NO WORKERS " (ESMMAZED US & C. OF  
SUPREME CT, HOWEVER, EVIDENCE HELD TO  
UNANIMOUS FOREIGN TO OUR CONSTITUTION  
TODAY (# NAM-US-A, CONST-REP-PL) )*

*\* ref, BLOCKS LINE DIT CENT-ED, "OPPOSIT-  
ION"; "ACT OF OPPOSING OR RESISTING"  
ANTAGONISM; ANTIHESIS; ALSO, A POSITION  
CONTRADITION, OPPOSITION OR PLACEMENT  
CONTRAST, THAT WHICH IS OR FURNISHES  
AN OBSTACLE TO SOME RESULT.*

*# "Political party opposed to ministry  
or administration"*

*of U.S. Constitution Violations*

*Title VI where the US Const. is BETH TO  
be "Supreme Law of the Land" And include  
ing that "one Subject in every state shall  
be bound thereby" by "S.C. with R.G.W.  
etc. up to 1948*

*CHAPTER 115-TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES*

*Amendments*

*Effective Date*

AGAIN!-- Re x4+ "Federal-Jurisdiction-only!"-ISSUES-GROUNDS  
 25+ PGS JUNE '21 "COMPULSORY-COUNTERCLAIM!"<sup>14</sup>, AS TO  
CRIMINATED OR MIA WITTS + "MEFTC" 5/21/21; ETC.  
 and -- 4,000+ relevant pg's per vs const'l "Supreme-Law-  
 of-The-Land" AS LIT-BOT when a LONG TRAIN of Abuse  
 and usurpation(s) --/ IT IS THEIR RIGHTS, IT IS THEIR  
DUTY TO THROW OFF such Govt. and, Etc. AKA--  
 Sc. Therefore Willing & Able cooperation amongst Compet-  
 ent, meaningful and effective Representation "ATTORNEY"  
 VERSES BOT APP-T-prejudicial Malfeasance's and/or  
 Nonfeasance's IAC-ATY's misrepresentation's is  
 what ERUPTS such "cooperation" To be INTOLERABLE  
 "SELF-HARM!"; and, subsequently Furthermore THAT  
 Necessitates TON-component's/ie. People vs. Wilson's  
Req'd - "DEMAND!"- CONST-TC, corrective-Action Too  
 violated-Rights OR constitute voluntary waiver  
 of the deprivation's @ 32 CR 44, 1963; And, Makes  
 Lc/ge, ETC. "proper, NOT popular!" Protected 1987, Reason-  
 able, competent, non-complacent, Lawful, ETC. To  
 be NON-cooperative-TO - TORTURIOUSLY- "Forced"-  
IAC-ATY's-Necessitatedly; regardless of extra-  
 vienue; or, unaffiliated for colluf-T- "mafia/mafia"-  
OTHERS, That's Anti-Judge-Judges / pist-ATY/  
 JAILERS - Wellpath-Medical-corp / Sheriffs / ETC. "STATE-  
WHORES" AND "TRAITORS + INVADERS" - Accessory's +  
"Enablers"/ Etc. prevalent implications -- ie, as  
 THAT Dismissal-And-Release, As the RESULT of  
 HERETO, That's Each current case are "poisoned"-  
 and - "Tainted" By + Because such "Partnership-  
MALICIOUS PROSECUTION" - CONSPIRACY re. 52 Am  
 JUR 2d IV 857; (c 1785; 995; 1170.9; ETC. and  
 18 USC 3182 - 'MOU'- 'TON'; PC-2065/5028/2653/

1 ~~\* Notices: "ONZE-  
2 LEE-TE-TO"~~

3 -Nihupl-KyTe-to"

4 Re. AMI, TON, AIM,  
5 LC (ge (et al.); ETC.

6 Dated: 1-30-2005 (T.)  
7 And "Red-Road! /  
8 "The New Sacred Hoop"

w/ie "Seasonous-  
OR-NOT - Law &  
WAR" (undivision)

"Particular medical-Treatment-is-Required," / 5025 - "detention--/ COUNTRY-of-CITIZENSHIP" / NOT-THIS-X-USA" /  
 ETC. as sole consequence, consequential pre-reqs/ite". July-  
Convicted, with final sentence FOREVER "poisoned" - ETC.  
 FOR ANY "Involuntary-Servitude," Lawlessness AND  
 ALL deprivations "LIFE, Liberty, Property and/or Pursuit  
 of Happiness!" IS Felonious & Treacherous Calumetress -  
 Longstandingly! .

P-- As that such prompt obligations "REFUSAL-  
RIGHTS!" That included simplified And explanatory REAS-  
 ONABLENESS; Albeit, However, including pre-emptive-  
 INTERRUPTION; And, consequences ("normal"; etc.-unintended-  
 effects) increased INTENSITY (1-Me AGAINST G+Others);  
 at Least, She-<sup>"P."</sup> Wit, And / / Rel'D.D. F.R.WATY-KCM),  
 For (ie) "No! This is unlawfully violating 6th Amend's  
 LAW "To Be Informed" (w/ US-CONST in hand) to  
 more than (ef- show, except related "Gangbangin'"  
 INTERRUPTIONS/ DISTRACTIONS/ Again!), resulting "Rapid-  
 Fire!"; As "Ambushed-Defense"; denied Defense framework  
 NEEDS: for non-IST (incapacitation, again, Alafia "Just  
 Talk to Me") negative one to be wrong (not)-changed  
 purpose to (not- willfully, copy-fraud, etc.) "ambush-  
 assault" - "Pseudo-Rights" (religion, etc., etc., etc.) and  
 actual "fraudulent" (etc.) "Gangster-FAT-Torture" / ETC.  
 (Cases (explained) - 2-iii-3 "P.C." wilson AGREED "that  
 each party's defense had implications for a "right-to-  
 compensation" (FAT-). Political-Trials, manipulation, 3rd-Party  
 (and/its); FAT-conc-esp- / Government-for-the-exploitation-of-  
 Civil-Rights); and -- opposite of wilson), so -- IAC,  
 Biased Judge/etc, conspiracy/cover-up Evasion, NOT-Take-  
 Large IST-1870 - BS - Standard ETC-objectionless BUT  
 wrongfully, deliberately, fraudulently, etc. Picturism  
 That "I'm IST-BS; FAT ANG, as DENIES-EVID-Tops-  
 → Pg. 10 of ↴

Section 2 of an authorized State official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of State or other law.

(5) Nothing in this chapter shall be construed to expand, restrict, or otherwise modify any right of an authorized local government official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of local or other law.

(Added Pub. L. 95-575, §1, Nov. 2, 1978, 92 Stat. 2465; amended Pub. L. 107-296, title XI, §1112(i)(2), Nov. 25, 2002, 116 Stat. 2277; Pub. L. 109-177, title I, §121(f), Mar. 9, 2006, 120 Stat. 223.)

#### REFERENCES IN TEXT

Chapter 52 of the Internal Revenue Code of 1986, referred to in subsec. (b)(1), is classified generally to chapter 52 (§5701 et seq.) of Title 26, Internal Revenue Code.

#### AMENDMENTS

2006—Pub. L. 109-177 designated existing provisions as subsec. (a) and added subsec. (b).

2002—Pub. L. 107-296 substituted “Attorney General” for “Secretary”.

#### EFFECTIVE DATE OF 2002 AMENDMENT

Amendment by Pub. L. 107-296 effective 60 days after Nov. 25, 2002, see section 4 of Pub. L. 107-296, set out as an Effective Date note under section 101 of Title 6, Domestic Security.

### CHAPTER 115—TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES

Sec.

2381.

Treason.

1994—Pub. L. 103-322, title XXXIII, §330004(13), Sept. 13, 1994, 108 Stat. 2142, struck out item 2391 “Temporary extension of section 2388”.

- 1953—Act June 30, 1953, ch. 175, §5, 67 Stat. 134, added item 2391.
- § 2381. Treason**
- Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.
- (June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(2)(J), Sept. 13, 1994, 108 Stat. 2148.)

#### AMENDMENTS

1994—Pub. L. 103-322, title XXXIII, §330004(13), Sept. 13, 1994, 108 Stat. 2142, struck out item 2391 “Temporary extension of section 2388”.

1953—Act June 30, 1953, ch. 175, §5, 67 Stat. 134, added item 2391.

#### § 2381. Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(2)(J), Sept. 13, 1994, 108 Stat. 2148.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §§1, 2 (Mar. 4, 1909, ch. 321, §§1, 2, 35 Stat. 1088).

Section consolidates sections 1 and 2 of title 18, U.S.C., 1940 ed.

The language referring to protection of the life was omitted as obsolete and repugnant to the more humane policy of modern law which does not impose criminal consequences on the innocent.

The words “every person so convicted of treason” were omitted as redundant.

Minor change was made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 inserted “under this title but” before “not less than \$10,000”.

#### § 2382. Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §3 (Mar. 4, 1909, ch. 321, §3, 35 Stat. 1088).

Mandatory punishment provision was rephrased in the alternative.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$1,000”.

#### § 2383. Rebellion or insurrection

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 808; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §4 (Mar. 4, 1909, ch. 321, §4, 35 Stat. 1088).

Word “moreover” was deleted as surplusage and minor changes were made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$10,000”.

#### § 2384. Seditious conspiracy

If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.

Proofs: "Evidence-Based-Practices"; F+T-crimes  
while F+T = "Foreign To our const" - 3 ADU/FBI/  
FBI Laboratory / DOJ / C.I.A. / D.O.J. / D.E.A.  
So - Provenance of Evidence - Criminal  
Crime - Self-Harm, Suicide or self-harm (or  
USA Commandos) - about public to private, public  
to public, public to public, public to public, public to  
individual - Right vs. Individual right, individual  
"Foreign-To-our-const / OVI - "for-practices-of-test,-  
supervise-officials / Rem. 18:17, MHN 18:15-17; SEC

Name Special-Prosecutor, Lee K. (general-eagle) Clarke (et al. -- 10, 1991+)  
 Address USPC extraordinary APPT. vs CONST's ART-3  
 " Ambassadors, Public Ministers & Council,"  
 i.e., Fed - "Crime-Victim" & "Defendant-Domestic-Nation" requires "Protective-Intervention-  
 Law," "Home-Post" USA Embassy/Personal  
 freedom, M/ETC. (et, paramour TIC-SDT)"  
 CCC or ID Number NYA (#TON-USPC-21-1399; ETC.)

(A/C - "Foreign-To-our-Constitution-No-Authority!#")

OCT. 2020 WRIT OF CO-CO-SUPREME CT-SC (Major APPT.CT.DUTIES) SC(2-)  
 QNO-Warrantos, ETC. OR; T-Res-Judges (FAC-FACTS)  
 P 1155 WEST ST (ATT) P 1155 F T C T. 7-15-2021 (MISSING & ABSENT)  
 Redding CA, 96001(DMH) Victim 4-7-Rights-Duty

\* Jury-Trial-Right "Vital-Restraint-on-Govt!" (Court) **PRAECIPE-WRIT**

Point Man: Lee/Ge (et al. APR, 1987)  
 Petitioner ("Federal-Crime-Victim"/Fed-off.)  
 vs.

PETITION FOR WRIT OF HABEAS CORPUS  
 (w/ Recivers, Dutiful Attorney Responsibility)

# **S 272187**

No.

(To be supplied by the Clerk of the Court)

The-People - (Off-Charter) F T J (JL), PS-SUM, (Collective Action),  
 Respondent Sheriff Mike Johnson, Judge Flynn, OR; T-Death-Law-Cure!  
 (et al. Death, IAC-ATM Tim Prentiss Anto (w/ App't Assistance-of-Counsel-Principle)  
 Co-Tax, Juries & Med, FBI, US-DOJ, AG, (et al. Death, F T-Case, Health, M-Health, (et al. Death, F T-Case, Health, M-Health)

### INSTRUCTIONS — READ CAREFULLY

- If you are challenging an order of commitment or a criminal conviction and are filing this petition in the Superior Court, you should file it in the county that made the order.
- If you are challenging the conditions of your confinement and are filing this petition in the Superior Court, you should file it in the county in which you are confined.
- Read the entire form before answering any questions.
- This petition must be clearly handwritten in ink or typed. You should exercise care to make sure all answers are true and correct. Because the petition includes a verification, the making of a statement that you know is false may result in a conviction for perjury.
- Answer all applicable questions in the proper spaces. If you need additional space, add an extra page and indicate that your answer is "continued on additional page."

**Treasonous-misconducts+Done-for-good!**

**W(h)e(s) of Constitutional Methods for PUTTING AN END To Them? When a**

**POLITICAL TRIAL Reaches This COURT For Review" (Ref 1st Evid. OCT. 27, 2020!)**

- Notify the Clerk of the Court in writing if you change your address after filing your petition.
- In most cases, the law requires service of a copy of the petition on the district attorney, city attorney, or city prosecutor. See Penal Code section 1475 and Government Code section 72193. You may serve the copy by mail.

**US S.C.T. 397 US 337 / Case-Law w/ie. F.T.-**

Approved by the Judicial Council of California for use under Rules 56.5 and 201(b)(1) of the California Rules of Court [as amended effective January 1, 1999]. Subsequent amendments to Rule 44(b) may change the number of copies to be furnished the Supreme Court and Court of Appeal.

T-PC-1252 (EST-CHIEF)  
 (SIGHTS) THIS THE DUE-K-GRANT

Page or

Instead of  
proper Non-IST Official "Professional" Adult  
Laws, As To "Non-IST" "Conscientious Crime" REPORT

Legal  
IST-Confimation-Bias

2011-Jury's "Final-Judgment"

F&T-Ignored-Crimes, ETC. Felonies, and Crimes  
on the Air & Radio, etc. F&T-"TOTALITARIAN"  
corresponding to "Jury's F&T-Crimes - Deception  
and Violated-Rights", ETC. "Suicide-By-Treason," is  
Potential Unclassified Alternative TO THE REAP of The  
People with Declined Pleaded Adversary, Non-IST  
"Law", via, in effect, Self-Suicide, ETC., Regarding  
my Rehearsed Right, "Check + Balance" present  
on "ASSISTANCE" - 28 USC 594 +/- (However --  
alternatively "Deterrence" for HEREAFTER preJu-  
dicial Malfeasances and/or Neglectful-Nonfeasances  
onto myself Legal (et al.) Anti-Globe "CCDT"-  
Endeavours / otherwise & Elsewhere Requirements)

THAT notwithstanding See. CONSTITUTES Treason's -  
"LAW" / "LAW" / "LAW" of Tyranny -  
AND that I-Futile-OverSights / "Lesser-of-Two-Evils-Doctrine!" Fraud / etc. as well  
"Treasons - "Death" - LAW - Curve" is predominating  
cause and more imminent See. Peoples' Futile  
as most laws extended / no particular benefits.  
However, I say it will continue unless I am  
alst. "CCDT"; "Alarm-of-Tyranny!" - ASSISTANCE, etc.  
and Stop to construct, (rightfully ie. SELF-CIRCUM-  
VENTING) CORNET May 2014 "Confident-IDiot-Theory!" +  
"RESISTANCE" / See. and DSM-Dr. SPITZER'S "Frauds" And  
Sept 27 2015 NPR, Peoples'-Frenzy's (F&T)-"Perry + Pendell", as  
for Psycho-Prof's confronted to correct 'Misdiagnosis-5%' +

## WRIT-OF-Habeas-corpus-(“MoTF”)

ground's-for-Reliefs-(poisoned-„Duly-(convicted),“ by “Partnership-Malicious-Prosecution” / 18 USC 2384, 4, 241, 371, 1961, 2381-2382 -“CONSPIRACY”) -pre-requisites Dismissals / “Discharge” (or Conseq-T-M+N):

#1) Murderous “Domestic-Enemies” Infections / GovT. c. 8658; Sheriffs “Release”; AIT-T-“Death”-LAW-(use

#2) Nervous Mail's (grievance's; T&N, CTy) Reg's “Confrontation-Right(j)!” // “Assistance” ) VALIDATIONS

#3) Calif xx CTy's “FRUIT of Poisonous Tree” - ENCROACHMENT's, Dismissals (F&T-IAC, Gri, Consf.);

#4) (“classified”-Final-Secret“ National-security”)

#5) Viol's Med; USVA; USMC-PTSD; APA-(F&T)- “ASSIST-Veterans”, “Particular Medical Treatment is Required”

#6) F&T-Ffile-Grievances-Reliefs vs. CONST's-Law “THROW-off”; T-“Death”-Law-(use

#7) 2-9-2020(t/-) Arrest's w/o No-Calif.-JUR-Authority; w/it, Oct, '20 US+Cas. CT's “WRIT OF QUO Warranto”

#8) AS TO (entitled) 5-5-21 Pka-Agmt-offered 120 days Total shiny (CTs-F&T-ignored!)

#9) “Armed-Robbery” Tortures 10-27-21 (offey/Paper bought; Games; Growing-\$1 10K violated-Right's

#10) “Badges + Robes”/“People”; F&T-Partnership-Malicious-Prosecution” e 52 AmJur2d IV, § 57

- #11) unlawful-wit(wife) Testimony violates "2-Becomes-one"/ Domestic-Tranquility; No-self-Incrimination
- #12) (F&T) "Prosecutions Suff Fav. Evid" (JUN'21, 41pgs Michigan, (conf+claim, wit, etc)) Entitled Discharge --
- #13) wife's 5-6-21 "Perjury" Provable, BUT, Revealed - Sep-F&T-officials - 90% + Rectified vs. Discardable
- #14) IAC-ATy's; Judges; etc. (F&T)- Political-Trials, "CONSPIRACY" (false-imprisonment/ etc)
- \*#15) Viols "Public Trial"/ Confrontation / (wife, IS&MS, KVP, KCBX, RNCR, Carl+Elaine BOOTS, Nick-Hornet, Pete Petes, Nick unashed,
- #16) F&T-Ca. (shortly "3-strikes OUT") PC-A DATY 5.B & Recall-Sha L.M. "CHP-Husbands"; etc. Issues
- #17) That oppressed-up-preferred-EVID's ripens systemic-purposeful + fraudulent-misdiagnosis ("count-er-productively" 2007, US-PoJ, "crip+Rpt" (a-lPMH) w/ple. "Doctrine-Under-can-Head")
- #18) F&T-Viol's PC 1369 +/- "Jury-Trial" Fundamental-R- (Defendant/ Patients) Rights
- #19) Tortuous-Implications From Systemic "Four-Steps-Forwards, THEN, Ten Steps Backwards!" Adversities
- #20) THAT Jails-Med. (F&T-Concealment-Gimes and, violations) Defense/ Confrontation-Rights w/ phones RESTRICTIONS and obSTRUCTIONS (systemic-IA JUSTICES)
- #21) THAT Jails-SCSO-Med. Partnership-Matic cases unlawful-prosecution (F&T-Conspiracy) Poisons especially as and because F&T Violations, Officers-Redress
- #22) unlawful (Jails-Med); SCSO HQ; "Pros-Suff-Fav-Evid" - IAC-(Consp, V-Defense-R) (rel. 12 w/ 104;
- \*#77) THAT such 30+ yrs retaliatory-injustific obSTRUCTION TO correct Domestic-Treason THAT erupt T-TOTALITARIAN NULLIFIED checks + balances, AND requires TO necessitate "TILL THE PWTY TO THROW-Off" (provoked-unpreferred), T-Part Law-Code (updated 1787-? rep vs. mcarthy

WIT of Habeas Corpus (MoTR) / Grounds for Relief  
 (re. Partnership-Malicious-Prosecution (perjury) "Duly-Convicted" ~~Precog.~~)

# 11) THAT (unlawfully-coerced, AND, Law fully-suppressed!) / ie. 5-6-21 +/- witness-wife-(EBW-clarke) Testimony, for coerced-violations US-Const. "establish Justice, ensure Domestic Tranquility," and, violates 5<sup>th</sup> Amend "nor shall be compelled in any criminal case to be a witness against himself/herself." (No "Self-Incriminations", REL. USA-Treaty-Law; Native-Americans: "Domestic-Dependant-Nations!", one nation under God "Natural-Law" AND Bible's "Two-Becomes-One!"-Marriage) requires "Suppressed" (obsolete, etc. until divorce-dissolution).  
by Ref. Stggs Oct, 2020  
w/ T or QD w/ reinfo

# 7) THAT 2-9-2020 (F&T) Arrest IS WITHOUT (No)-Calif-Jurisdiction-Authority' (x4 Remwss/sas-  
 ons)/ ie. per Fema-BIA-Trailer house- "Indian-  
 Allattment" Thats "Exclusive-Jurisdiction" USDC,  
 1957 In re Carman (4. Lc/ge 1991+ federal-officer/  
 USAf&sp/Ambassador; USSA-Embassy, 3. same Lc/  
 ge 'scoti combatting Domestic-Enemies/Domestic-Tres-  
 on' erupts STATE of Calif. wide "Conflicts-of-Interests"  
 TO Lc/ge entities (and esp. Tempting additional  
 Abuses & Neglects) Self-Servingly, TO EVADE such  
 F&T-criminal-Misconducts-Exposed/ Formally-  
 Prosecuted "Badges & Robes"/Accessory's-Crimes To be  
 Un- Oppressed "Counte/-Claim / charges");

# 16) THAT "(FJT)-CA-People"-CHARGERS are  
Routinely-unlawful-(FJT)-"Foreign-To-out-Court"-(counter/effective)-  
officials (& conniving/as of, make! TON! v), rel. current  
Recall-sharia "some of (already!) Hypocrisies" (ie. Af'21/SA-  
Lawfully-but expelled me + "service-to") Beatty view "church",  
ie. Eric and Liz; Bridget's CHP "Husband"s - Relievables (and  
unlawfulness); AND, Carl-Linda Botts, Terry Reposa, Eric and  
Pete Peters shows THATRE "public Agents" breeding  
misunderstandings AND worsening problems by fundamental  
of problems EVADED) by unlawful & wrong-discretionary-favoritisms (dishonor & unconst), AND, That  
SITUATIONS CORRUPTION's erupts (minimally!) "3-  
strikes, And, "You're OUT!" sharia CTY 11.11.

Furthermore -- as To 15+ yrs back case  
Beatty CTY Humanity CTY Evid-Tampering plus (as CRIMES)  
CTY-AD AFTER SICKLY CTY CRIMES Recording Jail Defendants  
ATYS; Eric and Sheriff HIRING (Moral-Tuff-inducings) HIR-  
ING Van Gooner AFTER Wash-State Retard victim Akos  
MURDERS & cover-up's (And, necessitated Competent?..and  
TO HAVE THE ASSISTANCE of counsel FOR his/her DEFENSE;  
That produces these & others "credible-Sividhany-Siffert",  
but, currently blind faith by sources, personal witness-  
ing similarities THATS Circumstantial (collectively  
"probable-cause", and more so discernable factual  
rather than subjective wants)!

# 9 ) THAT Jailers, Ensy, ETC Oct 27'21  
Armed-Robbery / 7-10 + TORTURIous- Grievances -  
(re- denied) - purchase (Ref. # 158746622, w/ otherwise-  
Noticed" owed US \$ 10,000.00 'Violated-Right(s)' Law)  
W/re. fake dishonorable "usmc" Rep 18 USC  
2782 & 4; 'F&T- Conscientious-Crimes' (Hereby § 20K  
specific Right, And, 50K resolution crimes cond. "Now")  
Ref's # 158746622; 158065721; 159248002,  
etc. Grievance's AND Tortures-Totality "Have-To-Fight-  
For- Rights"! (rel. 6 coffeys bought & Paper Tablet,  
def-1, Rep-wit.; got 3-refunded, still owed 2-  
coffey and paper tablet: TORTURES!) F-ObST'e's)

# 6 ) THAT May 6'21+; x400 +/- TorturiouS-  
Grievance's violations (conq. 'murders-STress),  
Feloniously and Treasonously (AKA ie. obST.'s Courts,  
"Public-Trial", etc. Reliefs pre-Judicial effects), THAT  
ERUPTS 'F&T- FUTILITIES' Too Necessitate "Lesser-  
of-TWO-Evils-Doctrine" / "Lawful-Crimes!" (J.-  
Cava Beatty, Rep's van Gaven, Brace, Stewart, Ed-  
wards, Creager, Tanner, South, Hamby, etc. ATAC-  
ATy's Anton Cator, Tim Prentiss, etc. Subjected vs.  
Const.'s "Throw-off" / 1781, Republic vs. Melothy  
updated "But the fear of" / etc.) Ref. # 159260752,  
etc. and 100+ applicably Relevant Prerequisites!  
\* NOTICE'S: That F-ObST'e's Law IS  
Lawful extemum, Necessitated ART's, To F-ObST'e's oversight!

~~#~~ 104) rel. Ref's + implications totality,  
and-- Numerous (systemic) F+T- Defense AND  
JUSTICE RIGHT's (prejudicial) OBSTRUCTION(s) --

(a) making "28 USC 2284, Three  
Judge COURT / w/ filing of a REQUEST for three Judges-  
(sic) To be impossible AND unavailable; AND, that  
"a specified irreparable damage(s) will result if the  
order (interventions) is NOT granted"

# 5) THAT The Longstanding USVA-  
(ETCs) preJUDicially - Unlawfully - Discriminatory - (x 25+ yrs) + Systemic - Tortures, as  
That My USMC, MCAS - Iwakuni 1982 +/-,  
PTSD = "PUNISHMENT-FOR-Exercise-of-Rights",  
100% Service-Connected-Disability / compensation & pension / Jim Richards 356-0342-B5-  
F&T-Accessory's VSO Celeste Trawis, Dennis Muitt,  
VJO-Kim Higgins; PC 5600.3(A)(B)(C)(D); 1170.9; 2066;  
422.4; "assIST veterans"; 2652; 2657 "allow Any  
Lack of care"; "Injure or Impair"; "Particular Medical  
Treatment is Required"; ie, Non-F&T-Compliant  
crimes / 18 USC 2382 + 4 "MoFTP" - Self-Report/  
DUTIFUL-US-A - "Allegiance" obligations & responsibilities;  
per "Evidence-Based-Practices" VS. Systemic  
Deliberate-Indifferences, Harmful Evasions (crimes  
arrogantly betting To - "TOTALITARIAN" - DEFECTIVE -  
oversights THATS ("counterproductively" @ 2007 US-  
DoJ Sel. Crip-RPT vs. Calif.-DMH, psych mental  
Health "Frauds" ands "More-Harms-Than-Good!"  
Sadists (Feeding-on-pains-CAUSED Good People;  
Ref. "Armed-Robbery" - Stolen S-6-21 +/- (Cartoon-Evid)  
THATS evilly - Protecting - wrong doings - misconducts -  
People, from Collective-Republic's - "checks+Balances",  
(Car-Bar / Jud-Perf / med-BD / US long-Jud-Int'l /  
Disability-Right) - Calif / ETC, and "people"-charges!);  
T-15 1207 "appropriate-disposition" (re. interventions)  
and 'as-was' "Situational-Mgt / ETC, "Self-Treatment" NOT Their)

# 3) THAT problematic (F+T)-Calif's-Siskiyou & Shasta City's-ENCROACHMENT's (aka--case's!) That requires "DISMISSAL(S)!" withstandingly as and because "FRUIT-of-The-Poisonous-Tree!" (Ref's ie. USDC-ED-CA # 2018-CV-2044-JAM-KJN, minn-x-wife-msgd-My-fla-Mother/school-shooting-threat-Manipulation/Fg peace@AOI/implications can't snitch suicidal, MT swr Entrapment-Necessity-DUI; ie. Wife's-EBWC, "ACE": Adverse-childhood-Experiences, Unloved-Parents-abandonments, Foster-Homes, Love-starved, Molested, Etc. and THAT Survival Learnings as manipulations overpowers ENWANTS; As- 'Promises-Harmful-Assaults-Ahene-Defensive-Rationalizations', Ref's 4+pgs 2<sup>nd</sup>, ie. as to 2014-2018 Shasta City-(CALIF. "Attempted-Murder" Myself "Unreasonable-SetS" Slanderous-Sex-Assault charges, regardless "Factually-Innocent" Her 50+miles away RMC disregarded; MYSELF ACTUAL 'Sexual-Crime-Victim!' SHE-WIFE- Frequently-used-push-me-away-Lucky-Assaults'; ie. Rel. F+T-CHF Hwy 89 Bunny 'Lawful-DUI' SHOT-OUT-TRUCK-Window for Pretensions; ie. ETC AND as to '1-30-2005 (t/f) -"Treasonous-OR-Not"- Law+War' AND as to '2011-Jury' ADJUDICATION's, agreements F+T-"Fraudulant"-psycho-"Pr-Quack's-Joining- Corrupt-"Badges+Robes" / TAC-ATY's/PST-ATY's 18 USC 2382+4: 'F+T-Concealment-Crimes' / ETC-"Political-Trials." @ 397 US 337 - CRIMES; and, as to Impeachments-discredibility, Etc. and for "Lawful-Games" / "Lawfully-Dangerous!").

THAT Unlawful-(F+T)-"Custodial-Hand-icaf(s)" - ("PROSECUTION's suppressions of favorable Evidence (ref. In re Pratt, 1999, 69 CA 4th 1297, 1315); "defendant was entitled to discharge on SHOW-INING That prosecution withheld significant evidence that COULD HAVE BEEN used To Impeach Key Prosecution witness, (ii); ie. as ref's Habe-14 "matters outside the record" for IAC-ATY's/ Judges / DIST-ATY's / etc. "CONSPIRACY"-Deprivations, for "obSTRUCTIONS" of Judge's "Defense-Rights", as that 'No-"Domestic-Violence"/Grl.-CRIMES' 2-9-2020, but F+T-(counter-charges)-"unreasonable-Searches + seizures"/ Rush-To-Judgment / "unlawful-Female-favoritisms-Discriminations"/ ETC. and 5-6-21+ routine "unreasonable" Jailers, medical, scso-HQ etc. pre-judicial-ADVERSITIES (legal copies, mails, confrontations consequences, for F+T-18 USC 2382 + 4; Unlawful-F+T-CONCEALMENT-CRIMES) Furthermore -- esp. as to "obSTRUCTIONS" + "suppressions" for IAC-ATY's Violations "and To HAVE THE Assistance of counsel FOR his-her DEFENSE."- Rights, by Judge e.g., Jailers/ Marley Givance's DISTRACTIONS, AND denied Legal-Copies, Inc, Responsible-caregivers; Rel. Supp. 25 + pg, June '21 and "Compulsory-(counter-claim)" AND "Marsden-MOTIONS" X 35 + pg; WITNESS(etc.), In-short, and, sop (ie) 1-17-22 psych eval Denied Defense paperwork/Evid. "Dr. #3" Robin Campbell, Ref's #159710142-Med-Gircuff(-)!!

#10) THAT SCSO, JAILERS, MED. WELL PATH -  
 corp. (rel. CFM6's beknownst, NOTICES, dangerous -  
conditions), Bd-of-Sup's/CTY-Counsel, CRUSA, PRESSMAN,  
 CLERKS, HQ, GRAND-JURY, 2011-JURY - "People" - DRAFTS;  
 "CONST-OWNSIGHTS" x 11+; "Public-Trial" Rights, KQMS,  
 KNCR, KV1P, KRCR, KC BX, "Red-White + Blue Print"/  
 Matt-U-Nabashed / "F-IN-ACTION", Pete Peters, Jefferson Stk  
 of Mine, Ivry Reposa, Lynn Carpenter, Carl + Linda  
 Batt, Mark + Linda Kent, Mark Baird, ETC, and  
 S. Bridget's + Liz McQuin's CHP-Husbands - "SUSPECTS"; AND  
 2-9-2020 Sheriff's, AND, COURT / DIST-ATY's /  
 IAC-ATY's MIKE BORG / Matthew T22y / Tim Prentis /  
 ANTO Cota / COURT Marshalls Phillips/Northrup /  
 Ramos / ETC. THAT Collectively perpetrates  
 concerted (Felonious + Treasonous - "foreign-to-  
our-constitution" - officials - UNLAWFULNESS) -  
Partnership-Malicious- Prosecution (ref. 52 Am Jur  
 2d - IV - § 57; ETC. AND 'Lawmakers' CORRECT-  
IVE "obSTRUCTIONS-of-Justice"), THAT, Furthermore,  
 imposes orchestration's, as to "F&T-Malfeas-  
ance's and/or Nonfeasance's (aka - Abuses +  
 Neglects), THAT perpetrates '(F&T)-False-Im-  
risonment' / Kidnapping; Murderous/ Entrap-  
ping "ALTERS-Normal-Decisioning" / Slanderous-  
Discred ability - "FRAUDS" - F&T - Harmful - "Good -  
 character" - Supportive - "Assistance" - To - Corrective -  
 Action; THATS 'Defective-Grievances' - Tortures, Non-satisfactory  
 corrective justice for furthering wrongs and cover-up's

# ) THAT problematic (F&T) Calif's SISKIYOU  
shred-a-CITY's ENROACHMENT's (aka. (sic!)  
That re. notwithstanding "FISSEMISSALS" and because  
"FRUIT-of-the-Poisonous-Tree!" (ie. R.F. USDC  
~~2044-JAM-2018, Minn-x-wife-msg-my-fle-Mother~~  
~~KIM-~~ School shooting Threat / implications / fg peace & Aci /  
can't snitch suicidal; ie. wife's E.B.W.C. childhood  
abandonments, Foster-Homes Love Started Molested,  
"A.C.E.", Adverse childhood Experiences as THAT  
manipulatively over power; un-wants; Provokes-  
assault-Abuse-Defensive-Rationalizations; ie.  
as To such 'F&T-Sha-CTY' 2014-18 BS-  
Slogans - Slanderous Sex-Assault-charge, she frequently  
Used against Me for 'Ledes Push-Away!', regard-  
less 'Factually Innocent!'

① John (BY) (re 2018),  
"Abduction from Venus" (sic)  
from Venus

↳ as To (F&T)  
"matters outside the River" (Matthew)  
WHEREAS Impacts & Discredit WIT-EBW  
"wrath of An iron Y hand"

\* 14) THAT (ie) subject IAC-ATy's /  
SIC: "Felonious + Treasonous" - "Political-Trials."  
(@ 397 vs 377) - Concerted - (Abuses/Neglects) - "CONSPIRACY"  
IS AS To deliberately-Evil (Abuse-of-Powers)  
Conviction / commitment of Innocent/Sanely-non-disordered; And in so doing such manipulations,  
"false-Infiltrant" / Tortures, USMC-PTSD, "punishment-for-  
Exercise-of-(civil-Rights)" / ETC. and -- Mostly accomplish-  
ment of sidetracked-Distractions And obstructions  
TO OTHERWISE "(paramount)" C.C.P.T. - Corrective-  
Action- Endeavours (of current Anti-American's  
"Bauges + Robes" / "Foreign To our const")

P-- This is esp. true May 6 '21 (F&T)-  
COuST - (etc) - "Conspiracy" - (IAC) - UNLAWFULNESS  
as That (forced) "surrrogate-Prosecutor" Tim Prutis  
Violations "(ie) .. and TO HAVE the Assistance of  
(counsel) FOR his/her DEFENSE." which included  
Oppressed - (fundamental) - Rational - "His Defense" /  
ie. "wrath-of-An-Woman!" frauds (NO PV, etc  
(crimes)), and critical 1985, In re Bowe's  
"matters OUTSIDE The Record" - " (F&T-suppression)  
w/ WRIT ", required." (F&T-Beatty belittled-  
NOTICES) AND as To her 5-11-21 X 10+ Events,  
psycho Lies Tralivity w/ ATy Rhonda Hixson; SISTER on  
Blouse-GIFT @ 321-948-0226 / 18 USC 2382+4; "conced-  
ment- (crimes); public Tahoe/old stn/13kmthfull/wallmt/  
shingletown / neighbor-Bret Told him I'm "chemo" BS/

- "chemo"-BS/

Etc. "Adverse-childhood-Experiences"(ACE), And her "ALTERIOR - MOTIVES!", for repeated UNTRUTHS beliefs as self protection defensiveness & provocation, w/ i.e. 4th month married Fall 2019 Told my she wanted me to kill her so I'd go to prison for life!, And prejudicial HARMS To myself is her pointed want, THAT I AL-ATY, IneffT investigation, oppressed Ten plus factors proving Non credable believability To Her TESTIFIED pretensions AND F&T- "Judge" (B, worsened by "Confirmation-Biases" / "Unlawful-female-favoritisms - Discrimination")

FEB 2020  
APR 2020  
JUN 2020  
AUG 2020  
OCT 2020  
NOV 2020  
DEC 2020

RE PROSECUTED  
RE PROSECUTOR

RE PROSECUTOR

\* (Ps - 18) That 41+ Pg's "marital motion" June '21, and visit is F&T-obj's (w/ Jails, med denials (Legal copies), concurrent Crim). That's (F&T)"Prosecution suppression of fav. Evid-/Discharge

\* (Ps 18) That "Wife"-EBW-clerk 5-6-21 committed "Perjury" 5-6-21 provably! However, such revealed F&T-conspiracy would probably face disappearance-(ure), that's intolerable "self-Harms" until Appt. Adversarial-Advocate, and zurcher vs. STanford Party "Search-warrants" (etc) mandatory "In interests of Justice!" (Ps-18. except my personal-recorded CUSTODY escort 2-24/2 WS factual-fairly-Proof/Etc!)

Sept. 27<sup>th</sup> 2021; WIT; Ground - 4<sup>o</sup>

"Res-Judicata!" (Feloniously + Treasonously)!

That Calif. Courts, Jailers-Medical-Etc.- "Enablers" are unlawful (both Abusers + Neglects) i.e. 18 USC 2382+64; concealment-crimes! Participating SISKIYOU + Shasta County's PC 1368+(1ST) "Incompetent-To-Stand-Trial" (FRAUDS!), and, by 2011+ "Res-Judicata"; THAT'S "Absolute-Bar." For AGAIN legal-matters, being manipulated mental disorder

### Supporting Facts:

... and, Hereafter, necessitates--". IT IS Their DUTY TO THROW OFF such Govt. "Law's Extremism"

) That Shasta County Superior Court "Jury-Trial" verdict 2011-(?) - case # (MPO, 2972-ET al. "Judge" (Carla Beatty, PIST-ATY's Toby Powell, Etc. and "WIT," DMH "Dr." John Eible) resulted Pertinent PRECEDENT ("As-An-Matter-of-Law"), albeit regardless systemic suppression of Concealments of HERE Bonafied Common-Law AUTHORITY: Rel. 'Treasonous-Longstanding-Insurrection's)

) This; consequence of Calif-DMH: ASH "Paranoid" and "Delusional" (Frauds-sof- "Political-Trials"- F+T-Psych-proF's!) AND "Defense-Rights" for "Truth + Justice"; That impeached AND discredited such "To be as an result of Mental Disorder" (w/R.F.'s), as and because PRESENTMENT's earnestly exposed

To whom (and Anti-Govt-Eminence) (Government & Financial Crimes), What additional CAUSE Govt's "misdeeds" and "imperfections" THEREFORE "Non-Balanced Government" (Govt "Losses-Of-Tax-Earned-Postpaid", Sec, and "Sneaks-And-Balances" Accountabilities for specific officials/people), and, NOT Dangerous due TO pretended mental disorders.

→ What current deprivations? "Asset-Transfer-&-Control"; Psycho-DAs want "Self-Harm" (self-harm); To Unreasonable IAC-ATYEs; denying "Defend-Rights" (particularly & civilly), ETC, AND, denying Jury oversight; exactions, is undeniable Treacheryous Govt, "Public officials" (caught "self-serving" (corruption)

↳ Res-Judicata, Etc. Authority?

re (4/1/22) 801-3... THAT'S "Res-Judicata!"; "Collateral-Estopple!"; That Calif's T-PC-1252 (FAT)-"PASS"-The-Buck-Game? Re. what's "Adverse-To-The-STATE.." (as to more & more "Euro-Brokers-of-Govt"-Superiority-officials), That're "Felons-To-all-Cost"; as re funded our practice by "Lenient" "Totalitism" vs. "Sneaks-And-Balances" onto Delinquent-officials (A w/ TRAITOR & Invader Rel's "Walton-Fayz" book by Mrs. Christine Hoff-Sommers, And, my suff.)

especially ie.

re, "Evidence-Based-Practices" (vs. "F+T-Subjective-Viewpoint-Discriminations"/ ETC. and -- "Assistful-Non-Concealment-Crimes - "REPORT" - And "Demands" (RAP);

L) (a)ka -- // The-Alarm-of-Tyrrany-(TON)!!; ie. by "Whistleblowing"-DUTIES; To These "F+T-Domestic-Emissary"-OFFICIALS BUT, INFECTIONOUS, epidemic "Normalcy-Bias" (etc & cowardice), THAT "Badges + Robes" generally evidence by AND because, "Two-Wongs-Will-Hopefully-EQUAL-An-RIGHT-perspective", Relevantly WITH NPR 9-27-2015 "News" for Prudulant evil "DC's" misdestitution To, incluye Their "Deny-AND-Defend" And for current F+T-confrontation-Bias, and purpose fully for STOVAL VS. PENNO violations CAUSING "The clear Danger OF convicting The Innocent."

b. SUPPORTING CASE, ETC. AUTHORITY:

\* Rel. Non-(F+T)-(Concealment-Crimes-(sop))

Per 18 USC 2382+4 "Allegiance" DUTIES!

P-- U.S. CONST. LAW; USMC / "OATH" + "Code" / (Ref. PL 115-41), 38 U.S.C. 323+/-; ETC. and HISTORY w/ plato's problematic "complacency"

w/ INFC pratt @ 69 (A4 1315); In re Carmen 1957; In re Bower 215 (R 267 ("matters outside the record")-// Writ HC// "Required" OR HERE IAC-ATY),

"E-Stopell-By-Contract" "Medical-Jurisprudence" "Threat" (vs. "Political-Argument"), stare decisis (ie, leg's 2nd jury "precedent" implications); Myrick vs. Devils Lake @ 71&t supp 753 ("Exclusive-Jurisdiction"); Senco of Fla vs. Clark

w/ 42 USC 1997, US-DOJ ATY-Gen. ('Mon') commenced - "INVESTIGATION" jail + DMH-Hospital; "federal-consent-Trials" AND 2007 "Crisa-Report" (violations "Counterproductivity" ie, "Evidence-Based-Practices"); 1970, US-S. CT. Illinois vs. Allen / e 397 US 337; "F+T-Political-Trials" + "exterminating DISSENTERS" w/ F+T-2010+ People vs. Arey (etc) UNCONST- Denial for IST-const-Trials-Trial-Right (per 6<sup>th</sup> Am "In All Criminal Prosecutions" 7<sup>th</sup> Amend's Civil Common Law Trial "shall be preserved"; ETC. AND "OTHERWISE IS HERE" "unconstitutional+scruples") (L 1170, 9/5025/T-1252 "AS" - The Back-Game / 1001, 1002, 1003, 1004, 600T 40658, 55-20 "withdrawn -

&lt;Replica&gt;

SEPT 27<sup>TH</sup>, 2021 : WIT (HC) FOUND w/ "Res-Judicata"!  
 ("... release him (or) order... (Jury-Trial-Rights)" 28(a)(3)(d)  
 GROUP 1:

(1) "Felonious + Treasonous - (18 U.S.C.  
 § 2384 & 4; ETC.) - "Seditious-Conspiracy",  
 w/ "... OR TO Oppose by FORCE The Authority  
 Thereof..."; U.S. CONST.'s Article VI "Federal-  
 Supremacy", Violation's Protections + Prohibitions  
 ETC. under - "Unreasonable-Searches-And-Seizures"  
 (W/IE. "F+T- "Custodial-Handicap(s)" Rel. growing  
 X35 + "Grievance-Rights" Violations!

are supporting facts:

(sum: REF. (F+T) Malfeasance's And/OR Neglectful-Negligence

L parenting 2-30-2005 (+/-) "Treasonous-OR-NOT" Law + War  
 Formalized/TON - Components (T-M+N's vs. (CPT-NGRE)  
 AD-LM), ETC. (ie. Deterrents)

L Ref's TOTALITY SET FORTH now fully, (ie. IAC-ATY,  
 deliberately by biased-Judges C. Beatty, Marsoen-MOTION  
 denial "Conflict-Free-Rights" rei. Tim Ventress previously  
 SISIYOU COUNTY DIST-ATY Prosecuting LEGGE, THAT DENYING  
 OATH's "Establish-Justice", violating, AND TO HAVE THE  
 ASSISTANCE OF COUNSEL FOR HIS-HER Defense. "RIGHTS/  
 "Federal-Judicial-only"/ "Wrath-of-An-Woman" - Retal-  
 iations + frauds / F+T - "Punishment-For-Exercise-of-  
 CIVIL-RIGHTS" / Retaliations politically unpreferred Righteous-  
 Law FUDGER, FOR BIBLE, MATH, 18:15-17 Pre-ED & after  
 2-9-2020 (+/-) for 5-6-2021 (+/-) F+T - "Judicial-Activism" / e.g.  
 BAR, ie. Ca-commission-on-Judicial-performance, ie. Calif-  
 medical-Board, ie. "Disability-Rights-Calif", ie. Trial +  
 INSTITUTION "Legal-Log-PERIODIC-CURRITS; AND "THE  
 PEOPLE OF STATE OF CALIF." - CHARGERS!, ETC., DEFECTIVE-OVS-SIGHTS  
 "INVISIBLES", ie. ref. 5-30-2021 plus obstructed  
 25 + 35; Marsoen-MOTION: WIT of HC, "Compulsory-ConvTo claim  
 ETC./IE. ETC. and SISIYOU COUNTY'S, DIST-ATY'S,  
 psych - "PC's" Wellpath-Medical, Jails, Sheriff's, Barrie T-John-  
 son, Wells Fargo Bank, Mike Dolan, Tony Stark, Karen Snell, Eric  
 Burz, Rhawn Hixon, Katherine + Kurt Manuel, Eddie McNally, ETC.  
 Confrontation-Right To Beneficent Assistance choices versus  
 Partnership-Malicious-Execution-(F+T)-Participants' ETC per  
 their corrective-action-CCOT-EVASIONS-Negligences; 18  
 USC 2382 & 4; USA - "Allegiance" - obligations; especially ie.

LA Recd & Tablet White  
11-6-21 Tablet was.  
W/ 11-10-21 (my)

1- MIA Pak/ Tablet white  
LA Recd & Tablet White  
MIA (affair's) 1 w/ LA  
W/ DS ME - SC  
W/ Dsp Schedule?

Witnessed By: \_\_\_\_\_ Date: 10-27-21  
Signed: \_\_\_\_\_ Date: 10-27-21

I have checked and received this order with any and all credits/shorthages as indicated herein.

Total Pkcs Qty	46	Total Weight	10.99 LBS	Tax:	0
Subtotal:	91				91

1	J-7408	1 EA	40Z SHAMPOO	0001
4	J-7404	2 EA	JOLLY RANCHERS ASS'T. 3. 4135	1060
1	J-7335	2 EA	JOLLY RANCHERS ASS'T. 3. 4135	1060
1	H-5319	1 EA	MS DUPLEX CREAMES 60Z	3045
1	H-5307	1 EA	LEMON DROPS	4110
1	H-5000	2 EA	KFD COFFEE YELLOW 30 2015	11
1	G-4327	2 EA	SPY REFRIED BEANS&RICE 2670	3
1	G-4323	1 EA	ZC CHOC CRIME CUPCAKE 3270	1
1	G-4303	1 EA	SNIKERS CHOC PEANUT 4010	1
1	F-3307	1 EA	BUTTERFLINGER CANDY BA 4005	1
17	F-3218	1 EA	POP TARTS STRAW 2PK	3193
6	F-3206	3 EA	MAXWELL HOUSE COFFEE 2017	1
1	F-3202	2 EA	S.H. HOT COCOA 2070	2
1	F-3125	4 EA	PEANUT BUTTER ON CHEE 3223	1
3	E-2430	1 EA	40Z CONDITONER 0002	1
1	E-2313	1 BX	(BOX) SALTINE CRKR 16OZ 3107	1
1	D-1436	1 EA	COCOA BUTTER LOTION 40 0215	1
0	D-1307	1 EA	FR VAN CAPPUCCINO 8 OZ 2041	0
2	D-1303	1 EA	FLOUR TORTILLAS 6CT 6600	2
0	D-1105	2 EA	MARILIA ENVLOPE 1015	0
13	D-1000	1 EA	HOT SPICY PORK RINDS 6127	1
1	5-130	2 EA	AAA 1/EA IONS BATTERY 1206	1
	KAI	QTY	UOM Description	
	Bav-Seg			

19092316-100121274



Name: CLARKE, LEE KELLY	KIOSK	Bal Before Order: 30	Order Date: 10/25/2020
ID: 33255	DOB:	Bal After Order: 20	Order #: 19092
Acct #: 15227			CPR #: 100121274
		Block LEVEL	Ter: 3D Cell: _____
			Order Date: 10/25/2020

350 for SHAFTA COUNTY JAIL COMMISSARY  
P.O. BOX 17490, St Louis, MO 63178-7490  
KEEFE COMMISSARY NETWORK

Torture - etc. (F&T) - Evid. (e): #Jails # 158746622; 1-11-22, Unsy - Reg;

Sum (e), DEMAND provide me NOW BOUNT - Denied vs. or 24 W/  
\$ 10,000.00 / 42 USC 1983 / In Mot - W/ Payer Fund / Daily Tortures

(e) Have-To-Fight-For-Rights  
Date (e), 5-6-21 in DECKNOWLEDGEMENT NOTICES / alt. Felonious and  
Treasonous - Aid and c / OBST'S Prejudices / 18 USC 2384; H -  
Seditious - Conspiracy

Description (e): STOP Armed-Robbery, etc. Retaliations PRESTATED / Reg;  
10-27-2021 Purchased b / MISSING 5 LOPPYS / Refunded 3 / OWNED  
2 31 Tablet (# Tortures w/ 11-6-21; 11-10-21, Ten + Dep's Verbal, Cr. 1, #  
w/ 159248002; 1-14-22, APA (Reparation-Rights);

SHASTA

Case 2:22-cv-00380-WBS-DMC Document 1 Filed 03/01/22 Page 39 of 323  
 Sent Order 100121274 for CLARKE, LEE KELLY  
Monday, November 08, 2021 006:47

ID Order # Name  
 33255 100121274 CLARKE, LEE KELLY

Order Date Location Order Form  
2021-10-25 JAIL LEVEL 3D UNASSIGNED ORDER FORM

Alias Description	Qty	Price	Extend	Tax	Total	Status
4005 BUTTERFINGER_CANDY BAR_1.9 OZ_288/CS	1	1.50	1.50	0.00	1.50	Sent
4135 JOLLY RANCHERS ASST. 3.7 OZ	2	2.00	4.00	0.00	4.00	Sent
4110 LEMON DROPS	1	1.70	1.70	0.00	1.70	Sent
6127 HOT SPICY PORK RINDS	1	2.00	2.00	0.00	2.00	Sent
3045 MS DUPLEX CREMES 6OZ	1	1.80	1.80	0.00	1.80	Sent
3107 (BOX) SALTINE CRKR 16OZ	1	3.25	3.25	0.00	3.25	Sent
3223 PEANUT BUTTER ON CHEESE CRACKERS	4	0.70	2.80	0.00	2.80	Sent
4010 SNICKERS CHOC PEANUT	1	1.50	1.50	0.00	1.50	Sent
2015 KF FD COFFEE YELLOW 3OZ	2	5.50	11.00	0.00	11.00	Sent
2017 MAXWELL HOUSE COFFEE 4OZ	1	6.80	6.80	0.00	6.80	Sent
2041 FR VAN CAPPUCCINO 8 OZ	1	3.50	3.50	0.00	3.50	Sent
2070 S.S. HOT COCOA	2	0.65	1.30	0.00	1.30	Sent
1206 AAA 1/EA ION3 BATTERY	2	0.70	1.40	0.00	1.40	Sent
0001 4OZ SHAMPOO	1	1.67	1.67	0.00	1.67	Sent
0002 4OZ CONDITIONER	1	1.67	1.67	0.00	1.67	Sent
0215 COCOA BUTTER LOTION 4OZ	1	1.51	1.51	0.00	1.51	Sent
1015 MANILLA ENVELOPE	2	0.32	0.64	0.00	0.64	Sent
1060 BOARDROOM PAPER 50 CT WHITE PAD	2	1.77	3.54	0.00	3.54	Sent
3193 PO TARTS STRAW 2PK	1	1.30	1.30	0.00	1.30	Sent
3270 ZC CHOC CREME CUPCAKE	1	1.85	1.85	0.00	1.85	Sent
2670 SPY REFRIED BEANS&RICE	2	1.95	3.90	0.00	3.90	Sent
6026 CHILI RAMEN	11	1.21	13.31	0.00	13.31	Sent
2010 4OZ KEEFE COFFEE	3	5.80	17.40	0.00	17.40	Sent
6600 FLOUR TORTILLAS 6CT	1	2.15	2.15	0.00	2.15	Sent
Order Total 91.49 0.00 91.49						

Alias Description	Qty	Price	Extend	Tax	Total	Sent
2017 MAXWELL HOUSE COFFEE 4OZ	1	6.80	6.80	0.00	6.80	Yes
2010 4OZ KEEFE COFFEE	2	5.80	11.60	0.00	11.60	Yes
Refund Total 18.40 0.00 18.40						

Category Max Limit Current Funds Available  
 Order Form Max Limit (\$100.00) 100.00 0.00 300.08  
 Commissary Items 100.00 0.00  
 Phone Time 50.00 0.00

*3 of owned 5 And, paper-tabet!*  
*more "slam" MIA*  
*buy it Paper tablet credits*

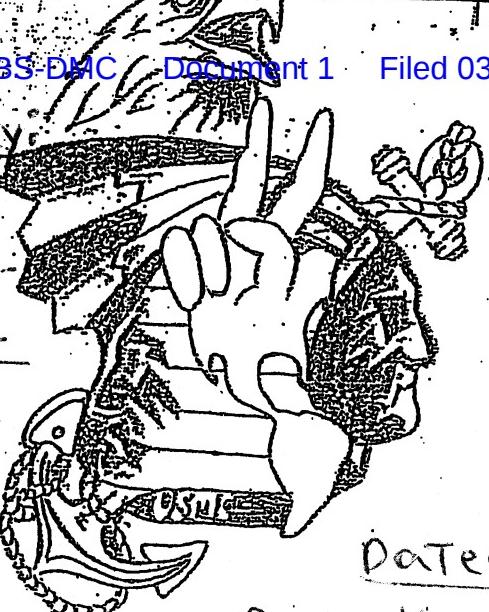
Clarke Lee Kelly  
3D/S

Alcazar, Smith  
1900 w.

John M. Frazee 36-30

1941. 3/17. 6:30 AM / 1941. 3/17. 6:30 AM  
/ 1941. 3/17. 6:30 AM / 1941. 3/17. 6:30 AM

1 National-Emergency;  
 2 "MoTP" (ANTI-18)  
 3 USC 2382 & 4; Et  
 4 TON: Writ-of-  
 5 Habeas-Corpus-  
 6 (For Reliefs-Release-  
 7 Now)/AO-LM-  
 8 Hoka-Hey!



Dated:

Declaration - # 4TH-Grounds;

10 (4-of-); THAT ("shocks-The-Conscious"/Tort  
 11 serious/ Poisoned & Tainted %, Duly-Convicted." Implic-  
 12 ations, AND, "counterproductive" Persecution Rel. 2007 US-  
 13 DOJ VS. calif-PMH, (cripp-RPT), 42 USC (1997), felonious &  
 14 Treasonous unlawful Abuses + Neglects concerted  
 15 misconducts: "Partnership-Malicious-Prosecution"-CONSP-  
 16 IRACY" (colusion, negligence, etc. concert's "Normalcy-Bias"/etc);  
 17 And 'F&T-' False-Imprisonment"/ "Political-prisoner"/Violated-  
 18 Rights" (Appeal 2011-Jury Rel., "final-Judgment" conseque's Rest  
 19 Judicator; "Absolute-Bar": Corrupt-Govt, oppresses & criminally;  
 20 Due-Process"; US CONST) Article VI 'Fed-Sup'; etc. and ", To  
 HAVE The Assistance of Counsel FOR his/her  
 DEFENSE." (right's!), However, especially prob-  
 lemotic IS The Sophisticated and Cunningly condoned  
 intolerable Inclusions To unreasonable & unnecessary  
 (# unconst! #) "Custodial-Handicap(s)". Such Intro,  
 and pointed focus, IS HERE encompassing SCSO-sheriff's,

- Sheriff's;  
44+Jailers / WellPath Med. Corp / etc. re. defective  
system evidenced evil, wrongful, unlawful, etc.  
and TORTUROUS 11+ Grievance-Rights-Issues

(being intentionally ignored, AND, denied 51%+  
beneficiary inmates for us least's Law intended  
more Good than Harm "Adult-Discipline" ps. conseq.  
ref. my, Lcge 1990 'Domestic-Treason' Discovery Mfg.  
(Criminal), Division, etc.), ie. furthermore as denied  
"Defense-Rights"; Reasonable Legal copies + flowing-  
voluminous amounts (AND, '40+ Defendants' USDC  
#21-1349, by snowballing Gangbangers "Traitors &  
Invaders", Regis 'Appt-Assistance of Counsel"-ATY's')  
THEN constantly TORTURED-"Have To Fight for Rights"  
by 'Defective-oversights' (ps - deliberately & purposefully!),  
Retaliations, And FUTILITY-proper-INTERVENTIONS;  
and, implications Revolutionary confrontation's/  
"Treasonous-OR-NOT"- 1-30-2005 + Law + War/  
misconduct) choosing's "willful-Non-understanding"  
for consequential implications To -- 'Their' 18  
USC 2382 + 4 ('concealment-crimes' (albeit Defendants-  
party, by "problem-or-solution!")/ ie. unlawful-fall-1st-  
Relitigate-"Final-Judgment"- 2011- "Jury" - similars-systemic-  
FRAUDS; ps ref. Phil-Trumper interview OSM-Inventor DE  
SPITZER's 'psych-is-subjective' + "Fraudulant"! #)/ as  
that systemic officials/Judges/etc. Arrogance is (ref. Nov.  
2014 Cornell univ "The Confident Idiot Theory") and  
"RESISTANCE" To collect shown to be own wrongs; AND  
compounded close-minded self-harms by "T-Totitarism"

Re. '2011-(?) "Jury-Trial"- ("Lawfully-Dangerous"; Combating  
 'Domestic-Treason' w/ "Lesser-of-Two-Evils-Doctrine" Capabilities/  
 ETC<sup>2</sup>, AND<sup>c</sup>, NOT "Dangerous"- Because "Mental-Disorder)-Verdict,  
 and, Therefore Sept. 2021 (+/-) Shasta & Siskiyou County CASE's  
 20-02075; : C.R. PC-1368 (+/-) - IST-  
 (C.R.) - Psych Mental Health (Felonies & Treasonous)-Pretensions  
 (by Non-MDD-2972 Entirety) ~~VERDICT~~ SUFFERS "Absolute-BAR"!  
 And -- especially (2972 AND 1368+Applicants!) as +  
 because ", a matter ONCE judicially decided is  
finally decided." Res Judicata Definition WHEREAS  
 such (2011-July's) "Defense-Rights" + "Counterclaim"  
 successfully AND Precedently Planted FUNDAMENTAL  
 Unlawfulness To Be "Fraudulent"  
 "Pris" and "Accessory"-officials To Be Caught  
 conducting "FTT;" "unreasonable", ETC., + Torturous-  
 "Political-Trials"; Evasions And "obstructions-  
 of-Justice()!" (Furthermore -- psych "Pris" DIS-  
 credited + Impeached in 'Malicious-Psych-Mental-  
 Health'- ETC. - Prostitution / Persecution / And THAT  
 'FTT-' Foreign-To-our-const.-"PEOPLE" deliberately  
 cunningly, deceitfully and Aggravatingly is apparent-  
 ly PURPOSEFUL For Evading oversight- "Justice"  
 ETC. and/ OR so in that 'Manipulated'- "Fraudulent"-  
 ADVERSITIES - CAUSES - COMPLEXITIES; THAT which  
 Complacent 51%+ People - "Traitors + invaders" VS.  
 HERE TO ANTI-Domestic-Treason-Investigations - "The-Arm-  
 of-Tyranny-(TCN)" (or alt. T-"Doctrine-or-Venian-Hand") .

right of an authorized State official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of State or other law.

(5) Nothing in this chapter shall be construed to expand, restrict, or otherwise modify any right of an authorized local government official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of local or other law.

(Added Pub. L. 95-575, §1, Nov. 2, 1978, 92 Stat. 2465; amended Pub. L. 107-296, title XI, §1112(1)(2), Nov. 25, 2002, 116 Stat. 2277; Pub. L. 109-177, title I, §121(f), Mar. 9, 2006, 120 Stat. 223.)

#### REFERENCES IN TEXT

Chapter 52 of the Internal Revenue Code of 1986, referred to in subsec. (b)(1), is classified generally to chapter 52 (§5701 et seq.) of Title 26, Internal Revenue Code.

#### AMENDMENTS

2006—Pub. L. 109-177 designated existing provisions as subsec. (a) and added subsec. (b).

2002—Pub. L. 107-296 substituted “Attorney General” for “Secretary”.

#### EFFECTIVE DATE OF 2002 AMENDMENT

Amendment by Pub. L. 107-296 effective 60 days after Nov. 25, 2002, see section 4 of Pub. L. 107-296, set out as an Effective Date note under section 101 of Title 6, Domestic Security.

### CHAPTER 115—TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES

Sec.	
2381.	Treason.
2382.	Mispriision of treason.
2383.	Rebellion or insurrection.
2384.	Seditious conspiracy.
2385.	Advocating overthrow of Government.
2386.	Registration of certain organizations.
2387.	Activities affecting armed forces generally.
2388.	Activities affecting armed forces during war.
2389.	Recruiting for service against United States.
2390.	Enlistment to serve against United States.
[2391.]	Repealed.]

#### AMENDMENTS

1994—Pub. L. 103-322, title XXXIII, §330004(13), Sept. 13, 1994, 108 Stat. 2142, struck out item 2391 “Temporary extension of section 2388”.

1953—Act June 30, 1953, ch. 175, §5, 67 Stat. 134, added item 2391.

#### § 2381. Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(2)(J), Sept. 13, 1994, 108 Stat. 2148.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §§1, 2 (Mar. 4, 1909, ch. 321, §§1, 2, 35 Stat. 1088).

Section consolidates sections 1 and 2 of title 18, U.S.C., 1940 ed.

The language referring to collection of the fine was omitted as obsolete and repugnant to the more humane policy of modern law which does not impose criminal consequences on the innocent.

The words “every person so convicted of treason” were omitted as redundant.

Minor change was made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 inserted “under this title but” before “not less than \$10,000”.

#### § 2382. Mispriision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §3 (Mar. 4, 1909, ch. 321, §3, 35 Stat. 1088).

Mandatory punishment provision was rephrased in the alternative.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$1,000”.

#### § 2383. Rebellion or insurrection

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 808; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §4 (Mar. 4, 1909, ch. 321, §4, 35 Stat. 1088).

Word “moreover” was deleted as surplusage and minor changes were made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$10,000”.

#### § 2384. Seditious conspiracy

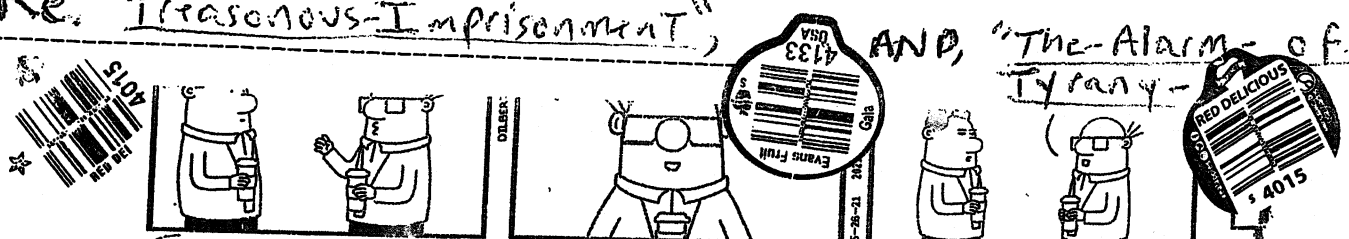
If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.

USDC, July, 2020, SAC-CA.  
\* Unpublished-Writ + 1983;  
\* 18 USC 2382; Non-F-T-  
"Concealment - Crime"  
REPORT-Duties: Corrective-Action

Lee K. Clarke (et al.)  
SHASTA COUNTY JAIL  
1655 West Street  
REDDING, CA 96001

Re. "Incapacous-Imprisonment"

AND, "The-Alarm-of-Tyrany"



**PEANUTS**

Each Day, May 26-Jun 1, 2021

G4



**RED AND ROVER**

PEOPLE ACTUALLY GET PAID DRAWING COMIC STRIPS  
IN FUNNY MONEY.

BUT THAT'S ONLY THE ONES WHO DO GAG-A-DAY

FOR THOSE WHO DRAW CONTINUITY STRIPS LIKE APARTMENT 3 I HEAR THEY MAKE

Evans Felt 4133 USA  
Galt

(And -- 2-MIA) Traitors  
("Armed" - Rebels) etc.

**DILBERT**

RRS-Newspaper, July 28th, 2021

DID YOU RESPOND TO TED'S LONG EMAIL?

NO, I JUDGED IT TO BE A MANIFESTATION OF HIS MENTAL ISSUES AND NOT SOMETHING I NEED TO ADDRESS.

NOTHING WILL EVER GET DONE AROUND HERE UNLESS YOU START PRETENDING YOUR CO-WORKERS ARE SANE.

WILL DO.

**BABY BLUES**

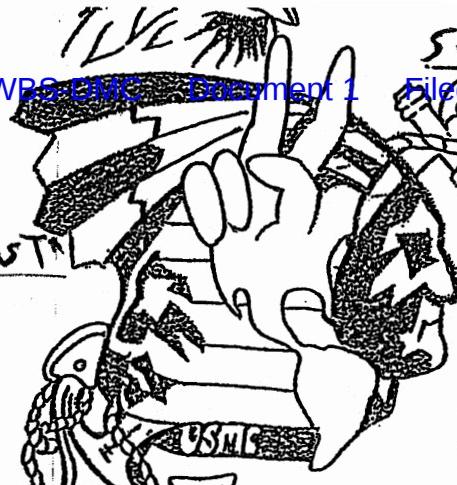


OH MY GOSH! WHAT WAS I THINKING?

THE UN-GRIMY DOOR HANDLE SHOULD HAVE TIPPED YOU OFF.

PLUS, ZOE IS A POOPPY WIZ OF 1 RED DE

4015 USA

1-30-2022 (ii) Red-PastT

Sum: "Badges + Robes" /  
Psycho - Quack - Piss-  
Frauds" / State - whores /  
etc. requires 'NON'-  
"Resistance" To show off  
wrongs (ref. alt. "Confid-  
ent - Idiot", 2014, Cornell Univ.)

TON - "NOTICES":

R - That 'Irreconcilable' - "Forked-Tongue (i)!", "Flag-Wavers!" ;  
ETC. and pretended "Good-People"; THAT're 'Hates-To-Me' (and  
implicatingly!); as because YOU OR THEY are PROGRAMMED-  
CONDITIONING - DEPENDANT-TO-CONVENIENCE; And, not disliked (ETC)  
because "FACT-BASED" wrong; However, "National-Emergency" Now  
for (our)-OBJECTIVE-MATURE-INTERVENTION(s) - "Assistance" !

and - -

(ii) IF police-officers, congress-REP's (Pelosi, Schumer,  
AC, w/pc - "Power-Mongers") ETC. are TRUE-ly disturbed  
or upset for "Jan-6th!" uprising / "Rise-In-Crime" / "Cops-Govt-Targets"

THEN - -

First (wise) thing surely NEEDS TO be 'NOT-Bs' - "Good-Intentions"-  
Worsening-Matters' (esp. responsive/Emotional); and acceptance  
most problems today are Govt-Causations (w/ "Truth-Hurts!")  
as "We the People" decades irresponsible OVERSIGHTS; And, as  
shock for ERUPTED "IT IS THEIR DUTY TO THROW-OFF  
such Govt.." Lawfulness (as contrary spoiled Arrogance); ps.  
and my 25+ yrs Lack-of-FACT-Based-Supportive-Advocacy &  
Assistance; ETC.-others; VS. Govt-Sys - Perceives "Self-Harms" - Norm-  
ally-Complacent-UnAmericans (that StopMy+StandUp My "Checks + Balances"  
Revival), so sad! w/i.e. Lie EXHIBIT "A" "Home of Free, Land of the Brave".

Case 2:22-cv-00380-WBS-DJC Document 1-1 Filed 02/01/22 Page 47 of 323  
 right of an authorized State official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of State or other law.

(5) Nothing in this chapter shall be construed to expand, restrict, or otherwise modify any right of an authorized local government official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of local or other law.

(Added Pub. L. 95-575, §1, Nov. 2, 1978, 92 Stat. 2465; amended Pub. L. 107-296, title XI, §1112(i)(2), Nov. 25, 2002, 116 Stat. 2277; Pub. L. 109-177, title I, §121(f), Mar. 9, 2006, 120 Stat. 223.)

#### REFERENCES IN TEXT

Chapter 52 of the Internal Revenue Code of 1986, referred to in subsec. (b)(1), is classified generally to chapter 52 (\$5701 et seq.) of Title 26, Internal Revenue Code.

#### AMENDMENTS

2006—Pub. L. 109-177 designated existing provisions as subsec. (a) and added subsec. (b).

2002—Pub. L. 107-296 substituted “Attorney General” for “Secretary”.

#### EFFECTIVE DATE OF 2002 AMENDMENT

Amendment by Pub. L. 107-296 effective 60 days after Nov. 25, 2002, see section 4 of Pub. L. 107-296, set out as an Effective Date note under section 101 of Title 6, Domestic Security.

### CHAPTER 115—TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES

Soc.	
2381.	Treason. Misprision of treason.
2382.	Rebellion or insurrection.
2383.	Seditious conspiracy.
2385.	Advocating overthrow of Government.
2386.	Registration of certain organizations.
2387.	Activities affecting armed forces generally.
2388.	Activities affecting armed forces during war.
2389.	Recruiting for service against United States.
2390.	Enlistment to serve against United States.
[2391.]	Repealed.]

#### AMENDMENTS

1994—Pub. L. 103-322, title XXXIII, §33004(13), Sept. 13, 1994, 108 Stat. 2142, struck out item 2391 “Temporary extension of section 2388”.

1953—Act June 30, 1953, ch. 175, §5, 67 Stat. 134, added item 2391.

#### § 2381. Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(2)(J), Sept. 13, 1994, 108 Stat. 2148.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §§1, 2 (Mar. 4, 1909, ch. 321, §§1, 2, 35 Stat. 1088).

Section consolidates sections 1 and 2 of title 18, U.S.C., 1940 ed.

The language referring to collection of the fine was omitted as needless and repugnant to the more humane policy of modern law which does not impose criminal consequences on the innocent.

The words “every person so convicted of treason” were omitted as redundant.

Minor change was made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 inserted “under this title but” before “not less than \$10,000”.

#### § 2382. Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §3 (Mar. 4, 1909, ch. 321, §3, 35 Stat. 1088).

Mandatory punishment provision was rephrased in the alternative.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$1,000”.

#### § 2383. Rebellion or insurrection

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 808; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §4 (Mar. 4, 1909, ch. 321, §4, 35 Stat. 1088).

Word “moreover” was deleted as surplusage and minor changes were made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$10,000”.

#### § 2384. Seditious conspiracy

If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.

PS-7, Such 1991 discriminatory ‘Domestic-Treason’ (ie. Conf-Criminal-Law-System) was proportionately seriously FORMALIZED 1-30-2005 T/L-“Treason-as-a-R-NET”, in short, because Treasons-as-obstruction and Prejudices to collective-action does constitute T-“Aidt C”!

1 by— “Mr. United States Attorney General AND Special-  
2 Prosecuter Lee K. (general-eagle) Clarke (et al.— ie.  
3 rel 1991 +/- san jose usdc, etc Appt per us const Articles  
4 3 & 6 “..public ministers and counsels..” THATS Oversight  
to insurected “Four-Branches-Of-Govt”-Corruypt-Subordinate-  
Officials’; ie Etc and for harmonious alt. to “it is their Duty to  
Throw Off such Govt..” lawful extremisms...”

c/o kcm-1308 placer st, Redding CA 96001  
w/ ie 8700 Lake Mcumber Dr, Shingletown, CA 96018  
(\* federal "Home-Post"; Reservatuon; xusa Embassey \*)

Tel (recorded): 530-407-4507

**Calif Supreme Court**  
(@351 Mcalister st, san francisco, Calif)  
Etc. AND—

## **U.S.A. SUPREME Court**

(\* Wash-DC; ,rel. US Const Art 3 'Orig-Jur'; - etc & State "...must Yield.!" \*)

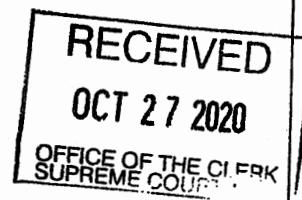
----- ) s & S case's: \_\_\_\_\_  
Lee Clarke (et al) )  
Defendant; Etc )  
Vs. )  
"..the People.." of CALIF;; (F&T) Siskiyou & Shasta Counties ) Ca S Ct Case No.  
Plaintiff;; Respondent )  
----- )

#### **‘Writ- Of-“Quo-Warranto”:**

(Re. No- Lawful-Calif-Authorities-Jurisdiction; By 'F&T-"Private-Armed-Forces", that ref's "Credible-Evidentiary-Support" longstandingly "**Foreign to our Const**"; And is consequential felonious & Treasonbous Encroachments AND Non-Interventions; However, Alt. 'Freedom-of-Choices" FOR Officials "Willful-Treason" Evid! );

And—

**'Dutiful-Federal-“GRIEVANCE-RIGHTS”- (USA’s- Allegiance); Relevant Status-Quo norms that CONDUCTS-(feloniously & Treasonously)-OBSTRUCTIONS to (ie State-“Governor(s)” & State “Judge(s)” for Citizenry’s-Mandatory-Disclosures-Of-(F&T)-knowledge- AND-Knowns (purposeful Corrective-Action); w/ ie 18 U.S.C. Section 2382 Non-Concealment-Crimes-Participations—(On-Treason-Crimes-“knowledge”!); Amended correctively to include all “Four-Branches-Of-Govt”-Subordinate-Officials’ (w/ us congress and news-media-“Press”-Watchdawgs Verses current discriminatory & subversive evasions); for Oversights-Intervention-Relief’s (“Yesterday!”); Or— Alternatively Evidence addressees Implicatedly Caught officials ‘f&T-“Willful-Crimes”!**



1    **Argument** (Simplified per Alt.lc/ge's F&T-Futilities):

2        (1) That The-State-of-Calif's— Santa Cruz, Santa Clara, Shasta, and Siskiyou  
 3 COUNTIES 1986 thru 2020 presently, Rel 14-plus case's-particular-Specifics  
 4 (References fully set forth hereto for due diligence & due-process Hereafter!); And  
 5 especially regarding SAME's for 'Unlawful-(F&T)-"Color-Of-Law"--(Etc)- Condemnation-  
 6 Factors-(aka involuntary experiences virtuously exploited)', Which ERUPTS  
 7 Voluminous-Deliberate-Systemic-(Quid-Pro-Quo)-Manipulated-Injustices-Subjected-  
 8 Onto-Accused-Criminal-Law-State-"Defendants"-As-Lee Clarke-Experiences-  
 9 ("Counterproductively" w/ prejudicial Derivatives); And— that which both intolerably &  
 10 wrongfully subjects prejudicial detriments onto LC/ge (et al) and similar Defendants  
 11 numerously, all while benefiting cover-up-(F&T)-Conspiracy-Crimes BY "..Foreign to  
 12 Our-Const.."-Officials (re US- Constitution's-Violations; etc and State-Whores)  
 13 purposefully for Treasonous-"Totalitarism"; that's F&T-overthrowing the US Const's  
 14 guaranteed The-Republic-Govt (\* Furthermore re— "We the People" Hierarchy &  
 15 Responsibilities, verses current 51% plus majority's "Complacency"-Etc, making them  
 16 "Traitors-And-Invaders"; And, therefore NOTICINGLY consequences such '(F&T)-  
 17 Obstructions onto 'CCDT'-Endeavours, as—Nationally-Necessary-Movie-Remake-  
 18 Project, re 1942 The-Remarkable-Andrew, AND Confrontations to be Exploited Factors,  
 19 so as to **circumvent** Plato's applicable republics epidemic plundering AND Destruction  
 20 to be by Problem-Of-Problems to be **complacent** un-American "we the People.."  
 21 majority factually; w/ ie. paramount 1-30-2005 +/- "Treasonous-Or-Not" law & war; and  
 22 References and totality too— TON= T-M&N's or CCDT-NGRE/ AO-LM! \*); Such as by  
 23 such 35 years achieved facts too collective truths (albeit admitted problematic for  
 24 politically-unpreferred's!); ie. for total same Torturiously etc futile "Law-Enforcement"  
 25 corrective oversights complaints; ie. for commonplace "Ineffective-Assistance Of  
 26 Counsel" (aka IAC-Misrep's violations ..and to have the Assistance of Counsel for his/  
 27 her Defense." rights AND Conspirators) ie. for basely NON-(honorable)-Neutral-  
 Calif.-Judges" (whom ..the MAJORITY Error.., 1989 People Vs Johnson's Justice  
 Mosk's revelations, esp re neglectful-Nonfeasance's for Compliance's to US Const's &  
 higher preceding authority's, so more so 'F&T-"Promoted-Prosecutors" cunningly &  
 deviously); ie. for subversive **'F&T-..Political-Trials.'** (ref 1970 US S Its Illinois Vs  
 Allen)— Suppressions-Etc & Evasions (rel 'F&T-Calif- pc 1252, for "Adverse to the  
 State" matters to meet 'F&T-"PASS"-The-Buck-Game'; w/ derivatives as Enablers  
 condoning dysfunctional "Two Wrongs Will Hopefully Equal An Right Perspective!";  
 And relevant 4 CALIF Mental Hospitals Committments as and because CALIF allowing  
 fraudulent-Etc Psych-Doctors); ie.as that 'Continuing-(F&T)-Corrupt-Partnerships-  
 Worsen-Matters' (\* verses corrective-interventions again today demanding! \*) as and  
 because 'X-USA's-Insurrections-Amongst-(F&T)-Defective-And-Discriminatory-US  
 Const's-"Checks-And-Balances"-Oversights-And-Accountability's-PROTECTIONS-To-  
 Be-(factually)-Unavailable'; by— CALIF state BAR; Comm on Judicial Performance;  
 Medical-Board; Protection and Advocacy Inc; Calif's Assembly & Senate Conflicts; US  
 Congress Judiciary Committee INTERVENTIONS (rel F&T-Joe Biden & K Harris);  
 "Governor(s)"; Aty-Gen(s); US DOJ Barr & McGregor Scott (esp rel f&t-denied 28 USC  
 594 mandatory "Assistance");; US Prez(s); Etc and delinquent "We the People..!"

1                   (2) Furthermore— this specifically encompasses FACTS for (F&T)-CALIF's  
 2 Shasta & Siskiyou County's 14-Plus years unlawful misconducts that F&T-Subvert-  
 3 (more god than harms)\_ "Justice-Right(s)"; particularly by Calif official entities  
 4 Deprivation's for lawfully Required- 'Dismissal-Relief(s)'; by and because denials to  
 5 CALIF pc 1004 Demurrer, for US Const's Article 3 & ^ "Federal-Supremacy"; to THESE  
 6 Federal & State go Calif's CONFLICTS mandated us s it's free vs bland's— "Any State  
 7 Law—// MUST Yield."; Etc and affirmative Defense hereto "Federal-Jurisdiction-Only"  
 8 matters being F&T-VIOLATED!

9  
 10                 (3) This immediacy NEEDING LAWFUL OVERSIGHTS INTERVENTIONS Now  
 11 includes current past 2 + years snowballing relevancies Prestated, by Calif's Shasta &  
 12 Siskiyou County's CASE's (BS etc and "unreasonable"; esp per "Lesser of two Evils  
 13 Doctrine", Re. necessary-lawful- crimes verses Ic otherwise F&T-crimes-intolerably); w/  
 14 ie IAC; violated Defense-Right's; Demorrer dismissals; Etc (and is at least presently  
 15 'F&T—"Punishment for the Exercise of Civil Rights"; rel parenting TON, that's 2005 party  
 16 to Sac Calif USDC Case availably Noticed; Etc entirely & per in re Lewellan  
 17 Component's

18                 (4) As that—'Calif-State and Federal- USA—"CONFLICTS" (\*w/ Noticed-  
 19 Ramifications; Re. Interventions; State's-Dismissal-Per- "..Must YEILD."- Relief's; Etc  
 20 OR again hereto SOLIDIFY such F&T-Crimes By- "Badges & Robes"- Officials!); is here  
 21 Set Forth Fully To References-Relevancies; ie. as to 1-30-2005 +/- "Treasonous-Or-  
 22 Not" law & War formalized; And for— F&T-Malfeasance's and/ or Neglectful-  
 23 Nonfeasance's voluminously & Misconducts-Totality; And— notably instead of  
 24 OTHERWISE officials too— "Constructively-Combat-Longstanding-Discoveries-  
 25 And-Orchestrations-Of-Ongoing-And-Worsening-Domestic-Treason" [dutifully etc]  
 26 to be beneficently, etc and allegiantly assisted (\* and not norms T-M&N's, that in turn  
 27 results to erupt Treason's "Aid and Comfort—// is Guilty of Treason and shall suffer..";  
 28 via prejudices onto this Ic/ge;; w/ us const's paramount todays- "But when a long  
train of abuses and usurpations—// it is their Right, it is THEIR Duty to Throw Off  
such Govt.."; w/ ie.const-lawful-harmoniousness-preferred-Here- AND- Now, to  
 OTHERWISE provoked lawfully Necessitated extremisms; and updatedly revised  
 precedent 1781-? Republica Vs MCarthy's— "Enlisting in the service of an Enemy is  
 clearly Treason AND nothing will excuse such Act(s) BUT the fear of immediate death"  
 approx, However, Treason's Death penalty does CURE problemsome officials gang  
 banging per "Two Wrongs bs to equal right; rel NPR-The Peoples-Pharmacy  
 9-27-2015-? 'Institute of Medicine Reprt's University of Virg Timothy McDonald &  
 Stanford Univeristy's Jeff Driver's "..5 %.." (plud)-psych-Dr's-Misdiagnosis AND  
 historic admission that Causes- (F&T)-"Deny-And-Defend"-cover-up's; And— for Ref's  
 "ALL" Documents; rel Text's; Recorded Conversations lawfully Preserved; Court  
 Reporters Transcripts;; Etc for— Non-Fraudulant-Collective-FILE; As; brisk summary  
 --

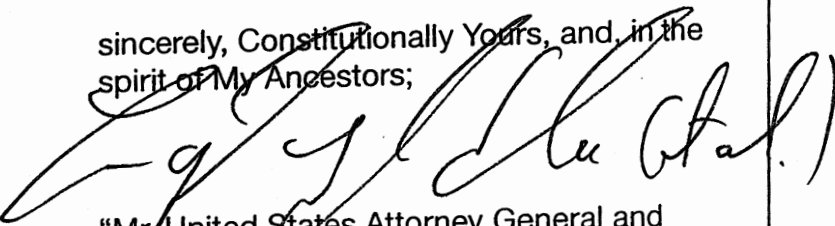
1 And prevalent to calif- AND- Federal -“CONFLICTS”, that relevantly precedes  
 2 TON-Deterrances-meaningfully-formalized- 2005, However, also and more so today  
 3 includes such 1991 san jose & sf- USDC's **Extraordinary APPOINTMENT** to LC's —  
 4 “United States Attorney General & Special-Prosecutor Lee k. Clarke (et al)” official &  
 5 Personal Capacity (rel AND “Independant-Counsel Act”, to be per US Const's Article 3  
 6 — “..Public Ministers And Counsels..” LAW; And Article 6 federal us const is “supreme  
 7 law of the land” LAWfulness NOW; w/ ie 28 use 594 mandatory **“Assistance”** (alt  
 8 ‘Contempt-of-Congress’ duties & implications!);; And— WHEREFORE such  
 9 ..Origional-Jurisdiction..” is to be ONLY by **our United States Supreme Court**,  
 10 Washington DC (\* Noticed— w/ ie implicated- F&T-Culpabilities, for ‘business-as-usua’l  
 11 to be assertively discouraged, for consequential- F&T-Malfeasances and/ or Neglectful-  
 12 Nonfeasances; esp for subordinate screening clerks-Etc. & manipulative expectations  
 13 for procedural compliances-thats “slavery”-(etc & self-harms-Delays), for correcting  
 14 here National-Emergency- Treasonous- and- felonious- snowballing- Situation;  
 15 furthermore— as applicable Relevant to F&T-prejudices, as threatened unlawful  
 16 “Custody” of LC/GE (et al); Etc and **F&T-custody detriments Onto OTHERWISE-**  
 17 **C.C.D.T.-BENEFICIARIES;** esp ADVERSELY onto NEEDING- “Home-Post”; AMI-  
 18 Reservation (w us Const's “..Treaties made, or Which Shall Be Made..”!); & USA-  
 19 Embassy, being developed for “Defense-of-Habitation” Needs; and, for CCDT-  
 20 Endeavours-AND-Essentials; benefiting 51% plus “We the People..”; with personal  
 21 progress steadily).

22 \*\* w/ Package's-Attachments— (compulsary to 'T.O.N.' conclusions)- (compelling  
 23 Reliefs Demanded, sought “Proper, And Not Popular!” Emergency Injunctive  
 24 Interventions NOW Vs. 'F&T-Concealments-Crime-Alternatively,, & Prayed):

- 1 \* ten pages 1-30-2005 "Treasonous-Or-Not" Law & War; , Email 37 + Govt Entities; Etc  
2 and Dutiful-Allegiance's- Non-(F&T)-Concealment-Crimes;  
3 \* hertz rel my USMC-PTSD; and, US ADA Service Dog (ms teddy willow) Registration;  
4 \* 20 pgs (18 USC 2382; MOFTP: Non-F&T-Concealment-Crimes-Presentment  
5 10-2-2018 (purposeful similar corrective action OR Alt. f&T-Culpabilities);  
6 \* 13 pgs (F&T)-CALIF-D.M.V.; Ca-"Governor(s); etc rel fraudulent "Refusal"; Etc and  
7 Unlawful c.d.l.-suspension (Entrapingly; Etc);  
8 \* 17 pgs (Filed Sac-Calif-US District Court July 26, 2018); ["]Non-"Concealment-  
9 Crimes"-Report' ["]; Case No 2:18CV-2044 ( w/ ie stamped face pg; 2-pgs fax Ref  
10 Proof for served Calif Siskiyou County District Attorney

11 This is formerly declared for truth of the matter, with our USA Const's law's,  
12 under penalty of perjury, on this \_\_\_\_\_, \_\_\_\_ , 2020

13 sincerely, Constitutionally Yours, and, in the  
14 spirit of My Ancestors;

15   
16 "Mr. United States Attorney General and  
17 Special-Prosecutor Lee K. (general-eagle)  
18 Clarke (et al.)

19  
20  
21  
22  
23  
24  
25  
26  
27  
28

"PROS-SUP-OFF-FAV-EVID C 6.9 (A4 1315)"  
 "Discharge -"!



w/ (ie) screed "Ambushed - Defense" by only told my need in booking & denied DETAILS, BUT 20+ Min, holding cell escorted TO visiting Room w/ LAPTOP - female, LT Maria, Millis othr side set-up, Told NO cooperation to Psychy-eval preJ. Defense-Right's UNLESS Recorded - And my Prescribed copy; And that its unlawful per 2011 Jury similar frauds discarded; And re: 2007 Phil-Trumpet Dr. SPITZER interview admitting Psych's "subjective" & "fraudulent", so unlawful re-examine (state causing legal complexities THEN manipulating psych M.H., Aren't Abuse/Neglects), and, as to my lawful Anger AVIATION's and by my wrongfully 8+ months proper cooperations participations only, as F&T violations "To be INFORMED," unavoidable / Site Crimes, And HERE "Mirandized!" for SOP-Systemic crimes (and why Recorded Psych Eval TRUTH To Be Intolerably, Ineffectively, Etc Evaded!)

< F&T - "closed" w/ Ref's i.e., # 159836502-fd-official, ETC. "Reopen!"

Such is largely suspect to be purposeful result so in that "DOMESTIC-TREASON" would continue to grow & prosper; by government-officials (subordinate to DISCOVERED former Jefferson's "...the claims of the Constitution." for activated 1/30/05 "We the People,") & "Domestic-Benemites". This is provably true. Not only by recently therefore problematic & constitutionally-justified, in addition to (c) (1), "Proprietary-Settlement", and of which is largely unacknowledged to readers here - "Reasons-Or-Not" revolution (\* whereas be, part-of-the-solution, / not problem - by

#1.) The misunderstandings about TREASON subject matter is magnificently serious.

A# 18 U.S.C. Section 2382 Misprision-Of-Treason-Presentation

RECEIVED - JULY 1 2022 - FBI BOSTON



# 159710142;

Medical-Grievance@ 1-17-22, 3:33PM.

Summary (ii): Med Wellpath Corp, SCSO-Jailer; factual -

"PROSECUTION -- " (Quid-Pro-Quo = won't do should's, PC 2652, 2653 "particular-M-T-Req'd); NOTICES!

Dated (ii): 1-17-22 w/ Hedges, Lowe, Crayor, LaMoult,

Alicia (JUST TALK TO her /etc. Self-Harms-Coercions), Marlar, Millis, M Johns

described (ii): That previous ONGOING med's felony's and treasons violating "care & treatment" (USMC PTSD, etc. OATH's-Anti-Domestic-Enemies); political-Prisoner, Deliberate-Indif's (Ferances) + Malicious-TORTURES INTERCEPTING Grievance's w/ lie, f&F 18 USC 2382 + 4 CONCEALMENT-CRIMES/ Non- "Redress of Grievances.." SAT (isfactory) corrected VIOLATIONS; Frauds; Supp-Evid), AND, same's for unlawful-Today's-Psych-"Pr."-F-? Conf-Bias'; Sabotaged - "DEFENSE-RIGHTS"/ denied-Paperwork + "% To be INFORMED,"-LAW's (re-

right of an authorized State official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of State or other law.

(5) Nothing in this chapter shall be construed to expand, restrict, or otherwise modify any right of an authorized local government official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of local or other law.

(Added Pub. L. 95-575, §1, Nov. 2, 1978, 92 Stat. 2465; amended Pub. L. 107-296, title XI, §1112(i)(2), Nov. 25, 2002, 116 Stat. 2277; Pub. L. 109-177, title I, §121(f), Mar. 9, 2006, 120 Stat. 223.)

#### REFERENCES IN TEXT

Chapter 52 of the Internal Revenue Code of 1986, referred to in subsec. (b)(1), is classified generally to chapter 52 (§5701 et seq.) of Title 26, Internal Revenue Code.

#### AMENDMENTS

2006—Pub. L. 109-177 designated existing provisions as subsec. (a) and added subsec. (b).

2002—Pub. L. 107-296 substituted “Attorney General” for “Secretary”.

#### EFFECTIVE DATE OF 2002 AMENDMENT

Amendment by Pub. L. 107-296 effective 60 days after Nov. 25, 2002, see section 4 of Pub. L. 107-296, set out as an Effective Date note under section 101 of Title 6. Domestic Security.

### CHAPTER 115—TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES

Sec.	
2381.	Treason.
2382.	Maintenance of enemies.
2383.	Rebellion or insurrection.
2384.	Seditious conspiracy.
2385.	Advocating overthrow of Government.
2386.	Registration of certain organizations.
2387.	Activities affecting armed forces generally.
2388.	Activities affecting armed forces during war.
2389.	Recruiting for service against United States.
2390.	Enlistment to serve against United States.
[2391.]	Repealed.]

#### AMENDMENTS

1994—Pub. L. 103-322, title XXXIII, §330004(13), Sept. 13, 1994, 108 Stat. 2142, struck out item 2391 “Temporary extension of section 2388”.

1953—Act June 30, 1953, ch. 175, §5, 67 Stat. 134, added item 2391.

#### § 2381. Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(2)(J), Sept. 13, 1994, 108 Stat. 2148.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §§1, 2 (Mar. 4, 1909, ch. 321, §§1, 2, 35 Stat. 1088).

Section consolidates sections 1 and 2 of title 18, U.S.C., 1940 ed.

The language referring to collection of the fine was omitted as obsolete and repugnant to the more humane policy of modern law which does not impose criminal consequences for a technical offense.

The words “every person so convicted of treason” were omitted as redundant.

Minor change was made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 inserted “under this title but” before “not less than \$10,000”.

#### § 2382. Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §3 (Mar. 4, 1909, ch. 321, §3, 35 Stat. 1088).

Mandatory punishment provision was rephrased in the alternative.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$1,000”.

#### § 2383. Rebellion or insurrection

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 808; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §4 (Mar. 4, 1909, ch. 321, §4, 35 Stat. 1088).

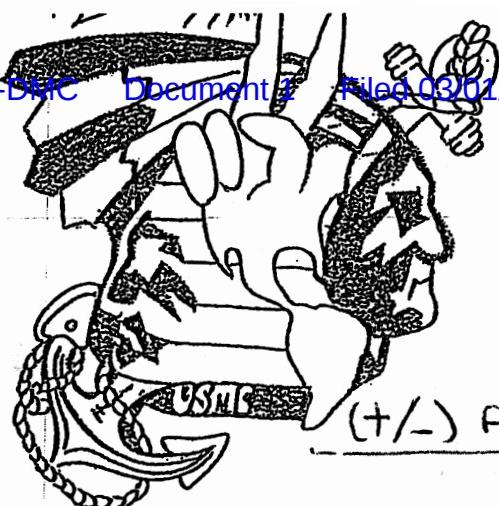
Word “moreover” was deleted as surplusage and minor changes were made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$10,000”.

#### § 2384. Seditious conspiracy

If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.



7 # 164702712 :

(+/-) Feb. 16 '22; Inv-Req.

9 SUMMARY("): That Yous # 162954192;0103;  
10 "Suicide-By-Treason!" - UNAMED-Traitor(s) Get Me  
11 Prosecuted usde "Impersonate-federal-officer"/MYSELF!

12  
13 Dated (u): 5-6-2021 +/- AND Ps- THEREFORE  
14 You T-Traitors ("Forcing") Comrad-coworkers  
15 "Lesser-of-Two-Evils-Doctrine,"-(LAW))/ T-"Peachy"  
16 LAW-Cure / DUTY'S

17  
18 Describer (u): FURTHER WHEREAS Un-Obstruct  
19 1991 + ("Counterproductive" 2007, US DOJ Vs. Calif-  
20 DMH) PRECEDENT- Case-Law Too JURY "NOT-GUILTY!"

21 VERO

22  
23  
24  
25  
26 EXHIBIT "A"

MORE SO

Treasonous - "Death-Land-Fire" / "Suicide-By-  
Inaction" / "Lesser-of-Two-Evils-Choice" &  
"Lowlife-Murders!"; etc. EXTREMISTS-PRESUMPTIONS,  
etc., however, US CONST. LAW "IT IS THE DUTY  
TO IMPROVE such Evils." LAW POLICE STATE,  
bigotries for DISLIKE or APPREHENSION, BUT, as  
THAT'S PROOF because RESULTS from F&T "checks-  
and-balances" - GRIEVANCES being F&T-FUTILE,  
whereby myself TREASONOUS ignoring same,  
AMONGST X-USA-OVERTHROWN-Republic THATS  
F&T - "Foreign To Our CONST"; T - "Totalitarian"-  
SOCIETY-STATE; and such T - "Aid and Comfort"-PERIV-  
ATIVES / i.e. as my FALSE-IMPRISONMENT-etc. THATS  
F&T - OBSTRUCTING: "CCDT" - Endeavours, elsewhere  
necessary corrective actions; etc. AND F&T-participant-  
clique; THATS congenital continuing TREASONOUS  
"false Type-False-Reporting"; RE-THE-ALLEGED-PERSONALITY,  
Criticisms-forever; etc. etc. etc. etc. etc. etc.  
Breachmaking; detrimental effects summary per Helle F&T-  
POLYX-WATCHMAN-OVER-CHICKEN-KOPF / viewpoint-Superimpositions;  
etc. and these T-forces-wars-forces "check & balances" investigations!  
And - As THAT GRIEVANCES-STAFF (and denied 16 names) "re-opened after  
scratches-and-seizures" (CARRYING MY "self-Harm" part  
Reportation) TO MED-WELFARE/ETC. FOR HOPE THERAPY Violat-  
ions, "care and treatment" re. as me PTSP THATS "EVIL"  
Race-Based-Sacrifices" (NOTICE US PCT vs Calif-PMH 2007-CASE)  
Refugee-Community THESE "GOMANTERED-REFUGEE" violations of  
Human Rights, However, should proceed WHISTLE-BLOWING-REFUGEE-  
Abuses & Neglects (ANTI-ALT. 18 USC 2382 & 4) as MAN-  
Capitol next-times, these felonies/Treasons Harm Myself  
and - That GOANTERS, obstruction & suppression THAT  
reveals VICTORY-RIGHTS false & TREASONOUS-EMPRISONMENT are  
also perpetrate effective INTERVIEW TIDY, RETRAIT-RELEASE

(JG-FTN) 2021-02-10 144132Z Feb 12, 2021 #144132Z Feb 12, 2021

\* 163986892; Feb 12, 1609; GRIEVANCE  
Sum ("": Marla, etc., CLOSED-EYES/EARS; My (lost)ody;  
Adversities (TON=T-MAN's or COOT!) is Tresson's -  
"Aid and comfort"/Esp (self-Psy-Crime  
Parted ("": Feb 1, 1537 #161054732; Ref "Please see/Your  
mental Health/ That's covering "Dissented" MURDER-  
OUS "SELF-HARMERS!" GENOCIDE  
Peculiar ("": SCSO; wellpath, etc. "PANGER-Self-OTHERS-  
DISORDER(S)"/ Punning-Kingers-BIAS; Esp by  
I—"Totalitarianism" GENIES US(GMST. "checks-And-")

Even 13  
1104 Feb 17  
0023 (): If you are asking to see mental health  
I will tell to them and get you schedule.

<FTX6+ "faw-off" Abortions/SSYD TORTURES send intercepts "forced"  
and, noticed suff ASAP mailed sheriff m. Johnson Traitors-  
eyesight's

(): No!, That's exact opposite to HERE  
"REPRESS-OF-GRIEVANCES-RIGHTS, for Systemic "CLOSED-  
EYES+EYES!"; THATS worsening Medical/wellpath-(self)  
SCSO-HQ/ Jailers/Traitor Sheriff Mike Johnson/  
I AC-Pd-ATY's, COURTS, etc. "SEDITIOUS-CONSPIRACY!"  
(And Costinely Felonies and Treacherous "Enablers" AND  
"Accessory's"; and, consequently necessitates More so



#165007602 (+/-) feb 18, 1529. Inv-Req:

(+/-) : CORRUPT DISCRIMINATORY JAILERS/MED/YOU-CTY-WHORES worsen matters by unlawful favoritisms, BUT, CONST'S "THROW-OFF!" OBJECTED!  
(+/-) : 5-6-2021 (rel.+/- i.e. 1-30-2005 "TREASON-ONS-OR-NOT" LAW and WAR for Abuse; Neglects (esp. VIOL's grievances & unreasonableness (SOP))  
(+/-) : STOP Facility ENTITIES Provoking worsen T-"Death"-LAW-Cure / "Lesser-of-Two-Evils-Doctrine"/ "Lawful-Murders!" / "IT IS THEIR DUTY!"

#165011298, feb 18, 1551, Pod-officers :

(+/-) : Ref's #165007602-Inv-Req (+/-); STOP "THROW-OFF" ALT. LAW, for OVERSIGHT-"people"-DUTYS, by MATURE REDRESS Relief's (P-SCNSC's X 20+ ISSUES)  
(+/-) : 5-6-2021 +/-  
(+/-) : Your ALL FAULTY Tablets CAUSATIONS MUST STOP being CORRUPTLY Exploited Cover-UP'S, Blaming Me (ie. NO widgets TypEd, ie. ETC. RUSHED

# 165014132g Feb. 18, 1611; Med-Rep #

(i): Ref. # 1650007602 +/- (w/ Account "Pwr-off" Log Evid TORTURES Vs. Sep 2384/4-CRIMES) That negotiates CONTRITIOUS correction Med "care-

(ii): 5-6-2021 +/- (ls w/ VSVA, chico VA Nikki Balbous get she CTY VSO Vs. Report their ALT. felonious i.e USC 241; 4; ETC. CRIMES to Me!)

(iii): PC 2653 LAW "Particular-Medical-Treatment is Required" / To be Independent-Eval-Prof-For-PTSD; NOT 18 USC 2382 CRIMES/Harms

# 165017372, 2-18-22, 1629, APA-Grievance:

(i): Def's STORM, Sceibli, etc. NORMS choose "unreasonable JOINING J.S.-"CRIME-VICTIM!"- Here creates "throw-off!" EXT) Vs. non-partiality!

(ii): 5-6-2021 +/- (ls suu "Pwr-filagence" STAFF X40 + VICK's griev ISSUES AND HERE ENTITLED ALL Rights; Unlawful CHOOSE 1 FUTILN GR AGAIN!

(iii): Evily manipulated BLAMES me 4 Grievances DENIED Reliefs, for Tablets and STAFF Flaws (ie. "Pwr-off" IGNORED TORTURES CAUSES me RUSH (conseq-)

- TOPARTS -

F + T-IST-UNlawfulness / ETC. provoked EXTREMISMS-RESULT  
UTIONS, However, AND per US CONST. LAW "IT IS THEIR  
DUTY TO THROW-OFF such GovT."-LAWFULNESS  
(PS-Regardless for we dislike + oppose, BUT, as and because  
"frogs!" and "Foeed!" per 'THESE-F+T-FUtile-Results-From-Def-  
ective - "checks-AND-Balances"/GRIEVANCE's; or OTHERWISE  
Treasonous-silence Myself ignoring SAMEs amongst X-USA-  
overthrown-by-F+T-foreign To our Const./T-Totalitarianism-  
Socialists-State/Traitors+Invaders "majority!" / whom RESIST +  
obSTRUCT corrective-Action By freeJude's Myself &/or constitute  
Treason's-Aid+ConferT derivatives/ie. as My withstandingly-  
(F+T)-false-imprisonment-(SIC)-CRIMES; THAT'S (F+T)-obSTRUCTING  
paramount corrective-Action-For-intolerable-PoMestic-Treason (aka "C.C.P.  
(endeavor's!); ETC. and -- encompasses '(F+T)-participation-(vulnerabilities;  
("Treasonous-or-not!"/problem-or-solution!) THATS here continuing  
Treasons Again 1776+ "PovertY + Despair!"; NATIONAL-EMERGENCY;  
collateral-Damages 51% + "We The PeoplE" OTHERWISE beneficiaries;  
As to Detrimental effects SUMMARY per 'HERE-(STATE-WIDE)-F+T-'fix-  
watchin-over-the-chicken-koop!' / 'Viewpoint-Discrimination!' / SIC, and  
these PROVEN-FACTS for F+T-Defective-US-Const's "checks-And-  
Balances" oversight!); AND -- as THAT ERINANU'S STAFFS (ie. Peay, D-Nano)  
"unreasonable-Searches-And-Seizures" THAT's coercing My (etc) "self-  
HarmS!" participation To med-well path/ETC. violated-  
rights; for bcknownst To be MORE TURTLES To be yield-  
ing "care + Treatment"; re. USMC-PTSD/Evidence-  
Based-practices" (\* NOTICED; re. US PCJ vs. Calif-PMH,  
Psycho-psych 2007 + CRIPA - Report's admitted violations  
To be "counterproductive" for US-Court-Judgment's perf-  
ection) And for violatiOns! However, Mhds. should not  
proceed "whistleblowing!"-Report These Harmful To myself (etc) Abuses  
and Neglects (aka - Anti-current medical, ETC. / F+T 18 U.S.C.  
2382 + 41 for NON-CONCEALMENT-CRIMES; Felony + Treason's;  
for violated-Rights to An counter obSTRUCTION + suppression's; as  
ENP'T F+T, aka "Treasonous-Improvement" To perpetrate Interventions/Reliefs)

二

# 163986892, Feb. 12, 1609: Gervance - Right(s):

SUM (11): Marlar, etc., "CLOSED-EYES/EARS!"; My Custody's Adversaries (TON=T-M+N's or CCOT!); is Treason's "Aid + Comfort"; Esp. - Calif-psy-CRIMES

Dated (11)' Feb 1, 1537; #161054732; Ref. "Please See You/  
Mental Health / That's 'Coercing' - 'Dissenters' - MURDEROUS - 'Self-  
Harms!' - Genocide

"The  
Describe (ii): SCS, wellpath, etc. "DANGER-SELFS+OTHERS"  
DISORDER(S): "Running-Krueger-(DISORDER)-BIAS; esp. by --  
To - "TOTALITARISM" PENIES us const. "checks-And -

✓ Feb 13, 0023, 11): If You are asking to see Mental Health  
F&T-Permed Names I will TALK TO THEM and get you scheduled

F & T x 6+ "Power-off!" Aborts & Tortures; send  
55% incomplete "Forced"! Send AND "NOTICED" ASAP-Supp.  
mailed Sheriff Johnson; Due-Diligence oversights

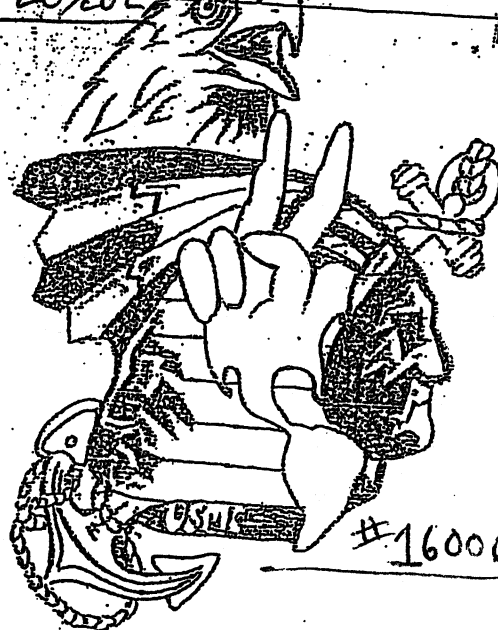
2-13-2022  
VS mail (""); NO!; That's exact OPPOSITE HERE for My  
"REDRESS-OF-GRIEVANCE'S--" RIGHTS for systemic "CLOSED"  
Eyes+Ears!"; That's WORSENING Medical/wellpath-corp/SCSO-  
HQ/Jailers/Traitors sheriff Mike Johnson(?!)/IAC-Pd-ATY's;  
Court's; etc. "Seditious-Conspiracy" (and ROUTINELY FELONIOUS &  
TREASONOUS IMPLICATED "ENABLERS" AND "Accessory's!", AND MORE  
SO CONSEQUENTLY NECESSITATES Treason's-Death-LAW-(use)  
"Suicide-By-Treason!"/ "Lesser-of-Two-Evils-Doctrine"  
AND "Lawful-Murders!" Ref 2011-Jury-Res-Judicata-TOPAYS.

(cont) ADA-6R# 160740692 (ref. whole)

Legend ( ): Third "WORK" entry attempt w/ F&T subversive Tablets Power-off Test-  
 Ures ignored AGAIN deputy's scribbli/Hamby/  
 Dunham / Van Gorder / Edwards / Cease / Danis /  
 Caudel / Wynnoff / Grace / GTL / Marder / GEXZOT  
 (Therefore Reference now completeness via  
 separate TON-DOCUMENTS, AND Totality now  
 vs. otherwise Willful-Treason's Alternative mis-  
 conducts!); And, by class-counsel; BS - ADA-  
 Coordinator (# State-whores; #) Condemning  
 these COVER-up's And TORTURES; And for  
 systemic distractiOn's; w/ie. felonious AND  
 treasonous OBSTRUCTION'S To subject 1-24-  
 2022 violated - "LAW-EnForcement"; as to  
 my "Defense-Rights" (# esp. respectively -  
 relevant HERE: IAC-ATY/biased-Judge/BIST-  
 ATY); 18 USC 2382 + 4 (concealment-(IME)/GTE,  
 "CONSPIRACY", that SCSO; wellpath Corp; PL.  
 R.C., etc. (on Front Either - "Problem-OK-Solution!"  
 To "T.O.N." #), TO Fraudulently Psycho Quacks  
 "PL's" violation's -- , and To HAVE THE  
ASSISTANCE OF COUNSEL FOR HIS-HER DEFENSE,  
 lawfulness; As Thats previously 1-17-2022 +/-  
 demanded Lawful Rights (# And That

(\*) And THAT  
SCSO, HQ, sheriff Mike Johnson Implicated To  
be deliberately Joining, as Treasonous CHOICES  
Enlistee's; by disregarding My et al. vs MAIL-  
ed; Gen. These Grievance's Demanded-Oversight's! ✓)  
and -- Demand Full Print OUT and PDF-elect  
preserved Grievance's/ Requests / Etc. Evidence's --  
by & because (ie) "Right-To-REPRESS-of-  
Grievance(s)" / 'SATISFACTION'-Reliefs-Corrective-  
Action Vs. worsening psycho "ALTERS-Normal-  
Decisioning" CAUSATIONS ; and Torturous  
USMC / PTSD / ADA / F&T- "Have-To-fight-for-  
RIGHTS!" THATS (\* "coincidentally" !/?!) ✓)  
beneficial To Corrupt STATE NOT being  
promptly corrected for wrongs, of corruption's  
"Pattern And Practice" (\* esp. cover-ups! ✓), ps-  
and as is why Govt. Hierarchy "We the People"  
Jan. 6 BS- "Riots" / NOT enough of "Enough's-  
Enough!T-cops SHOT (regardless Good-OR-Bad deservingly),  
& etc. And CRIMES RISING, THATS per My  
1991 + USDC, "United States ATTORNEY General and  
Special-Prosecuter" / US CONST. Articles III, VI, etc.  
(\*Appointment) "Ambassadors, Public Ministers and Counselors"  
& AND, according To DISCOVERIES & Duties, Re. Treasonous-  
Criminal- JUSTICE-SYSTEM's "COUNTER PRODUCTIVELY"  
making, violent, angry, etc. criminals

Ref.'s #1572026  
Dec 31, 21;



#160066892; 1-19-2022

Jail-Medical -

SUM (ii): That You "probable-cause!" HERE (F-T)- MISCONDUCTS (Ref.'s) ERUPTS Yourselves ("Danger-To-YOURSELVES/ others!"-DISORDER!) that's Discouraged!

Date (i): 1-19-22 +/- w/ VIOL'S T-15-1205= NON-(complete); ERUPTS- "suicide-By-Treason!"-(unp); Gt.L.D.P.P DOCTUM TOLD A 10K each "PWR-off"-Cops

Describe (ii): These USMC, PTSD, TORTUOUS-CAVSATIONS (ie) "Have-To-fight-for-Rights!" (w/SCSO Hires Van Gorder w/ sadistic-wash-state-Assault, AND SCSO conseil's Moral-TURPITUDE For Employing Him; shaftas-Tactics "Traitors-And Invaders"- ADVERSITIES; worsenings The current felonious & treasonous FUTILE-Grievances/ US CONST.'s "checks + Balances"/ Fraudulant Psycho Dr.'s Quacks IGNOREING 'Ineffective-Assistance-of-Counsel'-FACTORS'; and, X7+SCSO Ambushed-Defense 1-17-2022 Dr. Rob Campi w/o IAC, NO-IST-BE Politics (ii)

In COMBINED, "J" of some PTSD APA, 1850s  
disregarded AND WITH manipulated-Distortion  
(Re: your Treasonous and TREASONOUS BS  
State where ADA-coordinates participants  
TORTURES Accessory's These TREASONOUS -  
"Political-Trials," evasions + provocations;  
TO US-CONST'S-unpredicted-extremisms); And,  
"Suicide-By-Treason!" (esp. the feckless-type  
evil females (expecting discriminatory-Untow-Pvt-  
Favoritisms!) and, Tablets 'OFF-SITE'-Power-  
OFF"-TORTURES, aborts Grievance's sadisms TORTURES,  
And PREMEDITATED's without work saved,  
and interrupting calls, when Grievance's composition,  
ETC THAT'S Forcing Treason's "Death"-Law-(We'  
(OR alternatively "we the People," choosing to be  
Treason's - INTOLERABLE! As per competent, ETC.  
extraordinary 1-30-2005 +/- "Treasons-OR-NOT"  
Law + war (ETC) Ref.'s and Pre-Diligence, and  
+ personal Pow-Wow Treasonously Resisted X200+  
Grievance's, for Ten Plus Months Tortures, AND,  
of PTSD evil aggrievations)

2-  
1-  
Pvt.

1

w/ Ref.'s Grievance's ie. as  
# 16154732 (ADA-Grievance Right),  
Jan 25, 2218 (ref. whole)

"The-Off-ITy Army" (To.O.N)!"

#160740692, US-ADA, GR, 1-24-22, 0954:

("): Jailvs-Med / Marla/ SIC. "Treasonous-Imprisonment" VS. "Law-Enforcement"; 6<sup>TH</sup> Amend's "...FOR his/her DEFENSE." (Recorded-Psych-Eval-"Dr.")

("): 1-24-2022+/- (PS- Here EVASION's TO MY NOT-IST, BUT, IAC-ATy's/CB/Flyn/D-ATy) 18 USC 2382+4 / SIC. F&T-CONSPIRACY- IS INTOLERABLE!

("): SCSO, Med. DISREGARD 1-17-22+/- "DEMAND"-ed psych-Eval to be preserved ("): F&T-Accessory's; condones her "CONFIRM-BIAS"/ "Frauds"

✓ Staff, Jan 25, 224 ("): or upon APA Review of This Grievance, I am unable to ascertain any grievance issue relating to ADA or mobility. Therefore I am denying this grievance.

✓ Lcge, Jan 25, 2250 ("): Violations for reasonable sheriffs "LAW-Enforcement; Defense-Rights"; Recorded Quick Co-Conspirator PL

23921 9 CRIMES/  
HUMAN RIGHTS

# 165014132, Lib 18, 16U med

( ) Ref # 1650007602 +/- (~1 A count  
PWT-off Log Evil TORTURES vs Sep 2394/  
CRIMES) that negotiates CONTRITION (CONTRITION Med  
"Core")

18 ( ): S-G-21+/- (Ps w/ USVA, Chico VA  
Nicki PalDoor, get her CTY VSO; VI. Report This AIT,  
Felonies 18 USC 241, 4, CTC (CRIMES Me!)

1 ( ) P.C. 2657 LAW "Particular-Medical-  
Treatment" Required / To be independent Evil-Pat-ForfTSP,

# 165017372, 2-18, 1629, APA-E/Green

( ): Dif. STORM, scibl, & NORM choose  
unreasonable Joining vi- "CRIME-VICTIM"-HERE  
(eg) "throw-off!" Ext) VI. NON-Particularity!

( ) S-G-21+/- (Ps w/ pre-pilgrimage still XYO  
+ view griev issues ANYWHERE ENTITLED ALL  
rights, unlawful CHOOSE 1 FUTILE or AGAIN!

( ) Evil manipulated BLAMES me 4  
Grievance, DENIE P Rights, For Tablets and  
STAFFS flaws) (ie PWT-off IGNORED  
TORTURES (AVES me RUIN)

#165007602, Feb 18, 1529, Inv-Rig

( ) CORRUPT DISCRIMINATORY JUDGES/JUDGES / YOU  
CARRY WHORES worsen matters by unlawful favoritisms,  
BUT, CONST's "THROW-OFF!" OBJECTED!

( ) 5-6-2021 (+/- re. 1-50-2005 "Treasonair  
OR-NOT" LAW and war for Abuses, Neglects (esp VIOLENT  
grievances) "UNREASONABLENESS" (sup)

( ) STOP Facility ENTITIES Providing worsened  
T- "Death" - LAW - (vise / "Lesser-of-Two-Evil" - Doctrine! /)  
"Lawful-Murders!" / "IT IS THEIR DUTY!"

#165011292, Feb 18, 1551

( ) Ref. # 165007602 Inv-Rig; STOP  
THROW-OFF ALT LAW, FOR OVERSIGHT- "PROPH"-  
DUTIES, by mature REPRESS Reliefs (Defense/sx 207  
ISSUES)

( ); 5-6-2021 +/-

( ): You ALL CAVITY Tablets, (AVASATIONS  
MUST STOP being CORRUPTLY EXPLOITED (COVER-UP)  
Blaming me (i.e. NO widgets) Typed; i.e. ETC RUSHED

CONT. # 16290820-2.

-Frauds, BUT,  
WILLFUL (or) MERRICKAL, Tailor, SCSO,  
etc. (COVER-UP)

(as TRAIT REPS starting THIS  
Garrison, and violated before this Rep's  
being so evilly mishandled as usual),  
by Gang-banging systemic duTraction AND  
Defacement; Unscrupulousness, etc. and  
"Doctrine-of-UNCLEAN-Hands"; UNLAW-  
FULNESS (felony and treason), as  
HERE TO additional systemic unlawfulness  
yours 0430 AM "Suicide-By-Treason!"  
TRAITORS denying me grievance right  
TO KNOW STAFFS NAMES involved (and  
F&T-OBSTRUCTING such SHERIFF MIKE  
Johnson PERSONALLY Formalized CONFRON-

TATION-RIGHT), capability's "Treasures-  
OR-NOT"-LAW-And-NV, and deliberate  
evidence-based sadists "Two-wrongs-will-  
Hopefully-Equal-An-Right-perspective!" /  
further ADDITIONAL Abuse AND Neglect /  
Danger self and others DISORDERS

✓ Fraudulently Unlawful Incomplete  
Grievances (being ABORTED); changed Requiti;  
and, subjected EVID-Tampering (deliber-  
Indiffer

- For-Exercise -  
of- PROTECTED-And-Prohibited-Civil-Rights<sup>11</sup>,  
etc., 11 plus today's 42 USC 1983, §10K  
on INDEBTEDNESS Today, etc. and OBSTRUCT-  
ORS To search-warrants Now Today on  
Tablets

STAFF Feb 10, 0457) Mr Clark, your appeal  
does NOT make sense. Unable To  
decipher what your saying

Lidge (etd) Feb 10, 1533) That's your FAULTS  
w/ REQUIRED Compounded SYNTAX MULTI-  
efficiency: per FELONIOUS and TREASONOUS  
Tablets "Power-off" TORTURES, LOST WORK,  
DETRIMENTAL collateral-Damage, purposeful  
CAUSED Anxiety (Appeals APPEALS because my-  
self OTHERWISE here JOINING TREASONOUS in  
SILENCE and 18 USC 2382 & 4 / TON/  
Concealment-Crimes, VS. Dutiful-WHISTLEBLOW-  
ING-Report, ie. here To F-T- "Punishment-  
For-Exercise - of - Rights - CRIMES / PTSD -  
TORTURES esp Rel INTOLERABLE SAME DENY-  
ING "Care-And-Treatment" / "Evidence-  
Based-Practices" RESPONSIBILITIES / esp.  
including against fraudulent and unlawful  
AND "counterproductive" psycho-Dr's Unfor-  
unately doing Me BS I ST-Fraud, BUT,

↓

○

△

□

◆

◆

◆

◆

◆

◆

◆

◆

-Then- Good!?"

So alternative defective provinces TORTURES  
provocation, CONSTANTLY feloniously and  
treacherously HERE 4 TO 7 plus violations pro-  
tection and plenifications that requires US  
CONST LAW- Enforcement onto YOU all F-T-  
TREACHERS; out- "Four-Banches-of-Govt"-subordinate  
officials THATRE over throwing "we the  
People" Govt; and, futile grievances cover-ups  
exists Evasions games and Distractions;  
Thats DENYING REDRESS- Reliefs ("yesterday")  
PROVOKING extremism US CONST "IT IS THEIR  
DUTY TO THROW-OFF such Govt" / and -  
Treasons- "Death"- LAW-cure / "Suicide-By-  
Treason!" MISCONDUCTS (unamerican Epidemic  
Self-Harm) Complicity Disorder and NOT Exploit-  
ing benefit) My work synergistically)) / etc.  
Forces unpreferred alternatives, AND, demand  
My 4th here us mailed to sheriff MIKE  
Johnson be formalized immediately and fully  
Fully Now per defense and US CONST CONFRON-  
TATION-RIGHT(S); like IT OR NOT with your  
all deliberate wrongnings (esp. Treasons  
Mark, Randell, sheriff Johnson, BS class const,  
ATT-APA Coordinator, etc, AND all OTHER directly  
and indirectly implicated such "Treasonous-  
Imprisonment"/ violations defense rights/  
copes / TORTURIOS- "Punishment-for-Exercise-

# 162908202, from Feb '22, 1221

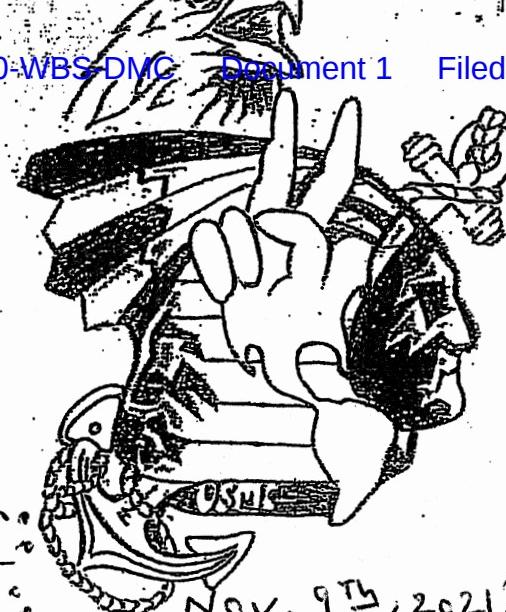
( ) JAILERS, SCEO-HQ; ETC 18 USC 241,  
4 / CONCEALMENT-CRIMES FOR MED viol-  
Rights; GRIEVANCES T-15-1205 (Non)-COMPLETE  
(Viol 422.6)

( ) 5-6-2021 +/- (Refs Pow/off w/  
# 162705722; 162612012; 1624175552;  
162191612; etc. TORTURES HARMS; Reg's P.A.T.Y  
Referral (Officials Prosecuted(s)) ~~Referral~~

( ) GRIEVANCES MISDIRECTED TO BE REQUESTS  
SECOND TO ABORTED FRAUDS Delib (etc)  
PROSECUTIONS - SUPPRESSIONS - FAVORABLE-EVIDENCE  
1999 IN RE FROST / DISCHARGE

✓ STAFF, Feb 6, 1245) Clarke you need to be  
clear and write what you actually want  
to give. I don't understand your  
grievance.

✓ 1647, Feb 08, 1115) BS, LIE w/ can't respond  
HERE To 3 Times here now lost work "forbidden"  
"Power-off" STAFF Lost work, as to felonies and  
treasonably evil STAFFS admin, Marsh, SGTs, etc.  
STATE whores ENABLERS (w/ willful)- Non-under-  
1 Standing; evil RACKETEERING crimes defrauding Tax-  
Payers w/ these "More-Harm-Than-Good!"

1  
2  
3  
4  
5  
6  
7  
8  
9  


<TON=T-M+N's-  
OR-CCDT!>

'F+T- S.C.S.O.'

# 149476952 Nov. 9<sup>th</sup>, 2021 ADA-Grievance--

sum("): That HERETO USMC- PTSD-ADA-TORTURES  
(w/ Ref's, AND, "Partnership-Malicious-Prosecution"-  
FACTORS) Poisoning Reg'd 13<sup>th</sup> Amend's "Pul'y-Convicted!"

Dated("): Nov. 10<sup>th</sup>, 2021 +/- (Ps. rel. Ad-Seg violations,  
To 2007: US-DOJ, "Cripa"-RPT on STATE HOSPITAL'S  
Psych, for "counterproductive," HERE Ad-Seg.!

Describe("): As (ie, Etc.) F+T-Jailers/medical/Etc. w-  
US-DOJ, ATY Gen Merrick Garland (T-Etc) CRIMES-  
Here (Non-Intervention!) for NOTICED 42 USC 1997

→ w/ ie. 9-12-21 #141227842; ie. 11-10-2021 +  
#149643972 - (MSY-Rel-Ref's; ie. 11-10-21, 1400th hr. confront-  
ed personally & verbally LT. Marla (STOP unlawful pres. Ad-Seg);  
ie. 10-2-21 #144152662 (GPV. ITF); T-Pep. van been; ie. #147436272)  
ie. 8-26-2021, US-ADA, 6-R; #138928102 (Disc; Poli, "Psych-  
Jacket"/ F+T- "Accuse To the State"-EVASIONS-Domestic-Tragedy")

EXHIBIT "A"

Rel. 'ALL- USA- "Grievance- Right(s)" / F&T- "Custodial- Handicapl(s)" ;

↳ (ie) 9-12-2021 # 141227842: APA - Grievance  
(i): PL 96-247: Sect- 4 w/ 42 USC 1997 (f)(1)(a)(2) Again "Notified in writing Gov(ern) / / AG (cc) / / and the Director of the Institution (const's MJ & ER)!"

(ii): Dated 8-1-2021 (f)(1)

(iii): Rel. US- DOJ, as ATTOrney General (xx) " Intention To commence INVESTIGATION of such INSTITUTION / " Deprive such Person of any Right " (ii)

↳ (ie) US- ADA, 10-8-2021: # 145037742 --

(i): As To direct Admin + Implicated JAILERS-Med Treasonously Delinquent USA "ALLEGIANCE" OBLIGATIONS Neglectful Grievance > "ASSISTED" -- (ii)

↳ (ie) 9-17-21; US- ADA, # 141903392 --

(i): Felonious + Treasonous (w/ 18 USC 2381, 2382, 1961, 2384, 45 ETC) "Seditious- conspiracy" - CRIMES w/ ie. CT-VICL-Holding cell Ben R 25

(ii): As To Ben Rule 25 "Inmates will OBEY ALL Laws of the UNITED STATES", BUT, MY F&T- CONST-ANTLY OBSTRUCTED TO 2382-(MoFTP)- Report Onq

↳ (ie) 9-19-21, Med-6.R; # 142137192 --

(i): Rel (i) PC 2652 "... or allow ANY Lack of Care ... (F&T) Violations + Crimes (med/US-ADA/USME-PTSO Aggravations); ESP- HEREAFTER- (SOP)!

↳ (ie) 10-27-21, 1340 ws. -- # 147580712 --

(i): F&T-SCSA-Med-Crimes; SOP (ie) includes "Unreasonable" / etc. Ad- Seq (cc:J's) Ref's per EARNESTNESS (EP vs. ITF) and COLLECTIVE CONSP

(ii): 10-20-21 +/- (ps 147436272) re. "Lawful- Murder" (Lower Bratty T-Traitor per "Lesser-of-Two-Evils-DefT-line" for PEOPLE ALT-T

(iii): w/ ie. NO real safety security INST INTERESTS (as no more ITF; benefits to cells WHILE preJ Ym ENTITLED Rights); Resolves Probs p# (146715942) --

↳ (ie) ~~10-26-21, ADA, 6-R, # 150878102 --~~

(i): V-6R, Forked Tongue (NOT garanting Purpose for REDRESS and COLLECTIVE-ACTIONS TO X35 + V-6R") Denial App.

# 157279832-Tablet-Error (6TL), 1-1-2022:

Request ( ): STOP: 6TL, 7+ months (F&T)-CONSPIRACY  
(ReFs & Due-Diligence), For SET-UP premeditated  
EVASIONS, To "Redress-of-G.. RIGHTS-VIOL's

( ): 12-31-2021 w/ Ref's # 135478252,  
# 135504462; etc. x25+ felonious & treasonous  
Evidence's

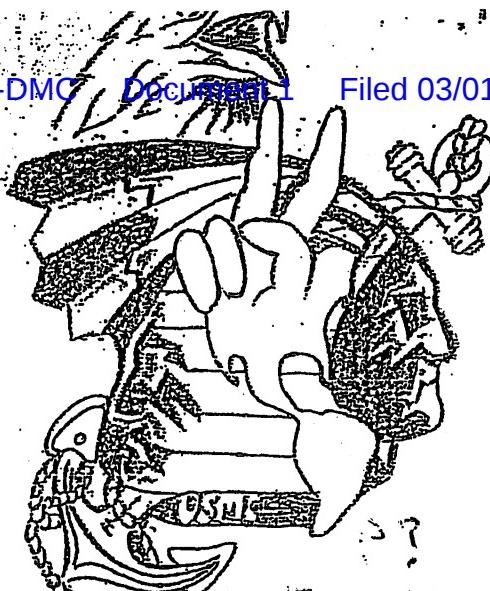
( ): Separate To CUSTodians-Med-SOP (Abuses/  
NeglectS) self-serving Grievance's OBST'S IS predom-  
inate UNLAWFUL elect-Etc Abort-Abilit

# ADA, # 157355692; Jan. 1, 2022

( ): w/ Ref's F&T-LT, Maria/Tanner/South/  
Etc. CRIMES Deny's # 154140692; 154709232-ADA;  
156414562-ADA TORTURES Disc's (discontin) "Redress

( ): 5-6-2022 +/- (SUM: Assistance's OR  
felonious & treasonous Misconducts!) (W.RK TORTURES)

( ): That TORTURIous manipulative 6TL, Etc.  
Grievance System (w/ x10+ JAILERS, Med, HQ, Etc)  
18 USC 2382 & 4: CONCEALMENT-CRIMES) Non-Report"



F&T-SCSO-Grievance - NO. # 154535232, 12-13-2021

Summary(4): That Jailer, etc. are willful-Treatment (ReF EXP elsewhere & non-Rep) w/ cons. CT. # SL72187 (Fraud-  
ulantly incomplete, ref denials)

Dated (4): 12/13/21/L Ref psycho "Badges & Robes" per "The  
Punning-Kruger-Effects (DISCIPER)", 'Danger Yourself  
and - others'; esp Tablets

Describe(1): Req's 'I-"Death-Law-Cure' (vs. AIT's) w/  
Dps. Van goen, DUMSTAD; Rogers, Edwards, ETC.  
Deny - Grievance-Rights - NEEDS (by ITF, PC 4019.5  
Unlawful (Ref's # 114132662; ETC. Evid's!)

(\* And THAT

SCSO, HQ, sheriff Mike Johnson Implicated To  
be deliberately Joining, as Treacherous CHOICES  
Enlistees; by disregarding My et al. vs MAIL-  
ed; Gen. These Grievance's Demanded-oversight's! ✓;  
and -- Demand Full Print OUT and PDF-elect  
preserved Grievance's / Requests / Etc. Evidence's --  
by & because (ie) "RIGHT-TO-REPRESS-OF-  
Grievance(s)" / 'SATISFACTION'-Reliefs-Corrective-  
Action Vs. worsening psycho "ALTER-Normal-  
Decisioning" CAUSATIONS & and Torturous  
USMC / PTSD / ADA / F&T- "HAVE-TO-FIGHT-FOR-  
Rights!" THATS (\* "coincidentally" !/?!)  
beneficial To Corrupt STATE NOT being  
promptly corrected for wrongs, of corruption's  
"Pattern And Practice" (\* esp. cover-ups! ✓), ps-  
and as is why Govt. Hierarchy "We the People"  
Jan. b Rs-Rights / not enough of "Enough's-  
Enough!" / etc THATS getting More and more  
T-Cops SHOT (regardless Good-OR-Bad deserving),  
& Etc. And CRIMES Rising, THATS per MY  
1991 + USDC, "United States ATTORNEY General and  
Special-Prosecutor" / US CONST.' ARTICLES III, VI, ETC.  
(Appointment) "Ambassadors, Public Ministers and Counsellors,"  
AND, according To DISCOVERIES & Duties, Re. Treacherous-  
(criminal JUSTICE-SYSTEM)' "COUNTERPRODUCTIVELY"  
Making, violent, angry, ETC. Criminals

(cont) ADA-ER# 160740692

(ref. whole)

Legal ( ): Third "work" entry attempt w/ F&T subversive Tablets power-off ToT-  
ees ignored AGAIN deputy's Scheibli/Hambly/  
Dunham/Van Gorder/Edwards/Craiger/Denis/  
Caudel/Wynoff/Grace/GTL/Marler/EGLX20+  
(Therefore Reference Now completeness via  
separate T.O.N.-DOCUMENT'S, AND TOTALITY NOW  
vs. otherwise Willful-Treasurer's Alternative MIS-  
conducts!); And by class-(counsel)', BS - ADA-  
Coordinator (# "state-wives" #) condoning  
these COVER-up's AND TORTURES; And for  
systemic distractions; w/ie. felonious AND  
treacherous OBSTRUCTION'S to subject 1-24-  
2022 violated - "LAW-Enforcement"; as to  
my "Defense-Rights" (# esp. respectively -  
relevant HERE IAC-ATy/biased-Judge/ DIST-  
ATy's 18 USC 2382+4 concealment-crime)/See,  
"CONSPIRACY", that SC50% well path Corp' Pr.  
R.C., ETC. (on Front Either - "problem-OR-solution!"  
To N.O.N.! \*), TO Fraudulently Psycho Quack  
"Dr's" violations-- !, and TO HAVE THE  
ASSISTANCE OF (counsel) FOR his-her DEFENSE  
Lawfulness; As Thats previously 1-17-2022 +/-  
Demand ed Lawful Rights (# And That

509

"Counterproductively!"; and, derivative Treacherous Entrapments January 6th protesters; etc. and #161744572; APA murderous-infections causing To many weaker inmates "suicides" (Frauds & murders!); and-- Large amounts NEED-IN Legal copies DEFENSE-RIGHT(s) Law (req'd by and because mostly Large amounts by these grievances "Custodial-Handicap(s)" (AVSATIONS) and lawfully unavoidable by "Doctrine-of-Unclean-Hands!"; As That unlawful Your CORRUPT Jail and medical TRAITORS etc. To benefit from YOUR own wrongs, AND, as To make The complexities systemic To escape JUSTICE Accountability's, and get COVER-UP's FAULT-Accessory's Lazy reviewing DEFER-RANCES, That don't fix The problems by more so defraud The Taxpayers; and as To such TORTIOUS Tablets power-off Shut down LOST WORK pre-Send grievances, coincidence NOT

And "Prosecution's Suppressions of favorable Evidence (1999, In re Pratt and Regd "Psychi" w/ "Matters outside The Record (1985, In re Bowe) is devils denials!

Re. # 161423702, 16125662, 16161162, 161054732

STAFF Response x 4 Jan 29, 2006) (This grievance is being denied at Level one of the grievance process as there does not appear to be any issues related to the APA. I am also unclear as to any grievance that is being addressed within this form. This grievance will be forwarded to Level Two.

Lc/lge x 4, Jan 30, 1248 ( ): so as to clearly EVIDENCE hereto "Suicide-By-Treason!" corrupt jailers / medical / class - counsel / BS APA-coordinators / SCSO HQ vs mail implicated sheriff MILK Johnson / Sir. state-whores (and "Monday-Morning-Quarterbacks") THAT Confront "Treasonous-OR-NOT" as to HEREBY felonious and treasonous "Fox watchin over the chicken coop" AND defective-oversights "foreign to our CONST" Badger and Robes / Traitors and invaders) for # 161423702, 16125662, 16161162, 161054732 -- as to routine obvious disregarded grievance's wrongs, as, to get satisfactory repairs, NOT worsening "Abuses and Neglects" sup

~~SEARCHED~~ ~~INDEXED~~ ~~SERIALIZED~~ ~~FILED~~ ~~APR 1 2022~~  
FBI - PORTLAND, OREGON  
SEARCHED INDEXED SERIALIZED FILED (MAB) 14 APR 2022

SEARCHED INDEXED SERIALIZED FILED (MAB) 14 APR 2022

Deseret (3): Rel ORSA, VSO, VJO, ch. VA Nazi  
Balala, Plundering, FORMAL ACCUS(?) 2015 US DIST  
vs. CA Gov. "Political Prisoner" (TEN?)

BK Pat (2): S-6-2176 w/ LAW - "A New (it's)  
HAS the Right To Seek Assistance From More  
Skilled Counsel @ FBI, FROM VA HQ (NOT-Excluded)

# 161769782; Hwy 205 Safety, Jan 30, 1525

Sommer (4): Forward HQ (Treasurer)-OR-NET Law & wa  
Sheriff M Johnson - STOP JAILERS CRIMES, Pissing-Contests,  
Implication To People - Law

Bengtson (4): S-6-2021

Wants Reg (4): STOP Your subordinate Treasurers -  
(CRIMES; Viol's Defense; Legal copies (civil, cr, c,  
Mansion O-UNCLEAN-Hands); ReTel's (Evid's)

Treasonous & Treacherous

# 161744572, 1-30-22, 1227, APA-6F  
(1) Evil Systemic (USMC, PTS, APA) TORTURE's  
Re H To It Daily Violated-Rights (Feloniously, Treacherously  
Gov 8658 MURDERED-Infect

conduct thru

X ( ) S-C

(5) i.e. as Sedit-Confil (CONTRARY TO) viol's  
Defense-R, legal copies for lg Ammt, BUT, UNKNOWN  
Junks (AUSED IT (Do-TIME UNCLEAN Hand)

→ (2) 5-6-21 +/- (PS-99 esp Tablet) power-  
off AND LOST work (3X TORTURE Refl, Today, Log)

# 161423704 ETC fav f-T-OPST's  
< STAFF PS, P&T. Sop ( ) upon careful review of THIS  
GIVING, I am unable to ascertain any APA or Mobility  
issues. Therefore I am denying the grievance.

Jan 30, ( ) As Thats ROUTINE were TO STATE where, DIS-  
REGARDING DECKNOWNSTS (ie. For Willful-Treacherous  
Torture) - By - Treason(s)! "Treasons - "Death" Law - (are NECESSIT-  
ATED, "A-AN-Mother-of-Law") NECESSITATEDS per US, can't "throw  
OFF" and "Less v- of - Two - Evils - Doctor" And Thus ETC FUTILE  
evasion's by Treacherous - To Totalitarian' N. As To my 4-7+ daily  
Violated-Rights and consequences Mayor vs. CITY of Chicago's  
AUSSION's for violated-RIGHT, INJUSTICE to be "I may  
save the STATE some dollars, odd cents, but only at the substancial  
risk of Generating Anger, Hostility, and Frustration --" ENTRAP-  
INGLY "detentional decisioning", esp. routine systemic  
violations "REDRESS of GRIEVANCE'S AND Power OFF TORTURES /  
Unreasonable "scratches or SIZZERS" TORTURES/UNREASONABLE "WILLFUL-  
NON-UNINTENDING" TORTURES' as to oversight's CONSPIRACY refer-  
rences TORTURES/ AS TO STOPPING Defense RIGHTS like (esp.)  
For OVERSIGHTS COURTS and Congress and Pres Biden-Harris missing  
US mails / ETC TORTURES) whereas Torturing Gov C § 8658  
MURDEROUS INFECTIOINS, ad psych Mental Health "SELF-HURMS" (caused  
infection, complacency, Stockholm-syndrome, ETC (AUSSION's) ad  
a) To OBSTRUCTION's To COLLECTIVE-ACTION that's Polyd withstand-  
ingly Torturous Ad and conformT/ shall suffer death/requiemts per  
(2022) 221101 11:30 AM (EST) in regardly 2-1821 proposed p2rop for D

right of an authorized State official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of State or other law.

(5) Nothing in this chapter shall be construed to expand, restrict, or otherwise modify any right of an authorized local government official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of local or other law.

(Added Pub. L. 95-575, §1, Nov. 2, 1978, 92 Stat. 2465; amended Pub. L. 107-296, title XI, §1112(1)(2), Nov. 25, 2002, 116 Stat. 2277; Pub. L. 109-177, title I, §121(f), Mar. 9, 2006, 120 Stat. 223.)

#### REFERENCES IN TEXT

Chapter 52 of the Internal Revenue Code of 1986, referred to in subsec. (b)(1), is classified generally to chapter 52 (§5701 et seq.) of Title 26, Internal Revenue Code.

#### AMENDMENTS

2006—Pub. L. 109-177 designated existing provisions as subsec. (a) and added subsec. (b).

2002—Pub. L. 107-296 substituted “Attorney General” for “Secretary”.

#### EFFECTIVE DATE OF 2002 AMENDMENT

Amendment by Pub. L. 107-296 effective 60 days after Nov. 25, 2002, see section 4 of Pub. L. 107-296, set out as an Effective Date note under section 101 of Title 6, Domestic Security.

### CHAPTER 115—TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES

Sec.	
2381.	Treason.
2382.	Misprision of treason.
2383.	Rebellion or insurrection.
2384.	Seditious conspiracy.
2385.	Advocating overthrow of Government.
2386.	Registration of certain organizations.
2387.	Activities affecting armed forces generally.
2388.	Activities affecting armed forces during war.
2389.	Recruiting for service against United States.
2390.	Enlistment to serve against United States.
[2391.]	Repealed.]

#### AMENDMENTS

1994—Pub. L. 103-322, title XXXIII, §330004(13), Sept. 13, 1994, 108 Stat. 2142, struck out item 2391 “Temporary extension of section 2388”.

1953—Act June 30, 1953, ch. 175, §5, 67 Stat. 134, added item 2391.

#### § 2381. Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(2)(J), Sept. 13, 1994, 108 Stat. 2148.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §§1, 2 (Mar. 4, 1909, ch. 321, §§1, 2, 35 Stat. 1088).

Section consolidates sections 1 and 2 of title 18, U.S.C., 1940 ed.

The language referring to collection of the fine was omitted as obsolete and redundant to the modern criminal policy of modern law which does not impose criminal consequences on the innocent.

The words “every person so convicted of treason” were omitted as redundant.

Minor change was made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 inserted “under this title but” before “not less than \$10,000”.

#### § 2382. Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §3 (Mar. 4, 1909, ch. 321, §3, 35 Stat. 1088).

Mandatory punishment provision was rephrased in the alternative.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$1,000”.

#### § 2383. Rebellion or insurrection

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 808; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §4 (Mar. 4, 1909, ch. 321, §4, 35 Stat. 1088).

Word “moreover” was deleted as surplusage and minor changes were made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$10,000”.

#### § 2384. Seditious conspiracy

If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.

S.C.S.O.- (ER) - (Relevance-Rights) / ITF - (CRIMES)

# 165284392; ADA, Feb. 2020;

( ): Longtime SCSO - CONSPIRACY (Admin + HQ) condoned Deputy's Alidos, SMITH, Vorhis, SGT ABS, etc. RETALIATIONS Psych-Tech- PROVOKATIONS

( ); 5-6-21 + (PS- as to denied TIME OUT Yesterday 5<sup>TH</sup>; Discrim's -SKIPPED Ad-seq AFTER Top OUT switch; Legal-copies 2 days Kept/ BS THIEFS

( ): VIOLATING (again!) "REFUSAL"-Rights (even after NOTICED/ unlawful wellpath med-Mal Practice) because Griev's DENIED Rights, CRIMES

\* ~, \*

\* ~,

# 165452162; ADA, Feb. 21, 2022, 2028 Hr:

( ): Grievances/ Tablets- CRIMES (Ref. #144132662 "ITF- PC- (NOT- 6P)"- Pod; Partners - Disc's/Deny-ing Tablets RIGHTS PC 4015; 4226; 4019.5

( ): 5-6-21+/- Wall Tablet Pan-off Suspicious Loss; Disc's- Denied- Reas- Time-OUT-Time (ITF Yesterday STOPped My-Fla- Mom - b-d- 86- CALL

( ): ENTITLED ALL RIGHTS; Req's CONST-LAW-Enf / VIOl- GrieVS / PEFENSE / Dve- PI / Non-8TH-Am- Proh / ETC. FORCED use TimeOUT- Hr UNLAWFUL here

# 1605598427; 1-22-2022,

( ) FORWARD sgt Ah, webb, (real name via  
try of case-p less man # 160558172; TAG; ATPS  
X 100 + Rhad-Hixon July 16 2022 Deller

( ): 5-6-21 +/- w/ FICK the "Swindel-By-Terror!!"  
Official (legi- "Death"- (rec) mishandled # 160444232 reg refer  
Legal copies Terrorism

( ): Ref's, Ans, encompassing to FORCE vs  
Court Law "THROW-OFF" Extremism, vs Mil, (cWTS)-  
of-Inquiry (Yas/ X-usA, T-PIRACY) to USC

RE: 1605598427 (FICK) (FICK) (FICK)  
1605598427 (FICK) (FICK) (FICK)

# 1605598427 (FICK) (FICK) (FICK)

Small path. No such Committee exists now or has ever  
been. The CWC Committee of the House of Commons

is a small group of the House of Commons and not  
a CWC which is the official name of the committee  
which has been established by the House of Commons.

1605598427 (FICK) (FICK) (FICK)  
1605598427 (FICK) (FICK) (FICK)

# 160558172, 1-22-22, 1940, ADN

( ); Confrontation, Defense, JUSTICE RIGHTS  
AND DUTIES (vs. HERE TO ROUTINE UNCONST-F-and-  
T-obSTRUCTIONS "Redress / INJUSTICE / PIRACY x-USA)

( ); 5-6-21 +/- (w/ "TREASONOUS-OR-NOT")  
Sheriff Johns, Rep Webb, CTy Council Cruse-Pressman,  
JAG, Shn CTy Judge Dollar, ATy; R. Hixon

( ); DEMAND CORRECTIVE (is) 10 USC § 935;  
COURTS-of-Injury ("((2) Any person who IS (A)  
SUBJECT TO THIS chapter, I w/ Robin Campbell

# 160649572

1-29-22  
classification Reg Sgt AB

the same time, the same day, the same year, the same month, the same date

S. 1, 1962, 5000 ft. above sea level. S-13-21  
Mr. E. G. Johnson, Pres. of the Alpine Bay Jack of the Woods, Inc.  
newly elected Pres. Pres. Brethrens for "PEOPLE LEAVING NEW YORK"  
Mike Schenck self comes, Mr. C. L. East John W. P. Atty & pretty  
(in) he the one had kept open the mouth of Keltic River, you will find  
youself. When the will get to know the full system. (+/-)

Ex 17756 (56-22 Aug 16, 1936) - TEST & Evidence  
Re: (a) As to new sketch (Lewellen-SP-estimated). - TEST & Evidence  
FACTS, i.e., as to collecting or confirming (F&T) scene, Tails, etc.  
(CRIMES) Here (a) 12389 & 40 off, frauds UNABLE, but mentia  
1ST case (Ex 17756)

## "GRIEVANCE(S):"

Re. (Infection) "Emergency" ("MisTreat")  
"Mass - Psychosis"), per GOVT.C. 8658

\* 139672812; 9-1-2021, US-APA - G.R.  
Re. TORTURE/RECV/Epidemic - PRACTICES (in Govt.C. 8658)

↑ ↘ \* 138895632; 8-26-21, (Complaints against)  
\* (Med) 139712682; 9-1-21, Warnings & cautions (TORTURE/Virus)  
\* 139991242; 9-3-21 (+/-) GRIEVANCE - Right

Re. "Ref." (F&T)-Non - "RELEASE", "Me" (W/  
Randall M. Johnson (etc.) "People") in Viet-Nam(3), (Government)  
Appeal(s) "RIGHTS" ("Foreign-Territory (govt)" shown INFECTION  
(ie) in Way That STANDS Full Gets Created Power)

\* 140028482; Sept. 3rd 21, N.Y., APA - Grievance - R.  
(ie) # 137791742; 139115032 (etc.)

Re. "Wrongful Psych MisTreatments AND (-) during Implement  
Get IT (ref. Democracy, Dissenters, So. Politic). FOR outcome  
Intention(s) (ie) ref. "war of Propaganda" (RIVALS (right wing))

\* 138528102; Aug 26th, 21, APA - G.R.  
Re. "Capt. Roddell" etc. "Punch-Jacket" (APV Viet-N. G.R.)  
(W) 138924202, etc) by Set Habits, Routine // 11-2-1997  
Randall Jeremy Saging re vte 2884 (+4 cont) (V-96R-8-24)

\* 140239982 (+/-), Sept. 5th, 2021, US-APA - Grievance  
Re. "Joker, Mr. CT Etc. (etc) "FORGE-(ing)" (ref. ea.  
Cim. Jerry, 1997, 3427 and HEY TO Ludy Govt officials  
FRAUDS), (ie) To EXTREMISM()

## JAIL/APA vs. GAVINUS

# 135380722, 7-30-21, 1959

Re: ref. 564 (etc) Legal (etc) (cc: Bf, and Bd) FANT (Bb) Ref ID: Z-07-17-032  
# 116047192, 8-15-21 (S-22, S-33)  
Re: wanted (S-15-1920W) by USPZ (Fb) (er T2/ Sent to Hertz Smith)  
137487232 8-15-21

RE-2384 "SPP085" (ICNCP) V101 - "Right-of-Rescission" (Reker Me  
8-13-2021 13720311/2 - AFAI 6777

Re. "PC 2652" "allow Any lack of care whatever type" (of my Esq II)

RE: 11 FEB - TOTTINGER (NS-APAI) RE: 11 FEB - DEPENSE  
RE: 9 STAMPS, SOUTH AFRICA CTC 220000Z JAN 68

(L-116 135423572) Friends, ER, X 1947 Medical "Physician's Attendant"  
8-17-21

1977-1978 (FST) "D-1(-S)" CAVIAR (27) "SALMON BY FRESHWATER"!  
"NO OIL DUMPING!"

Re: U.S. Virgin Islands LAW REGS (new draft) PC 5028 (USBA-LAW) "Tentative"

The following table shows the results of the experiments.

RE: "Shark" (the vehicle) (model car Testers) AND ITALIAN "FRIED"  
CARS WITH THE "FALSE - SILVER" PAINT COLOR PREVIOUSLY PAINTED ON THE

Carrying forward "fake-suicides" (as taught in various psychotropic medications) at intervals.

you write. The flight to Australia, if you make it, will bring me a great deal of pleasure.

133599E12 ADA-Grievance, 8-31-2021

Re. Pay fee per Tax lot, big manilla Envelopes (Slipway)

1396728129 9-1-2021 US-APA-674849

Re: S. unrected Tortuous Epidemic Determinants (w/ Gov. c. 865 8) / Requisite

139707992 - 9/1/2021, 6:58

RE: V-61150-AIR-Flights (Etc., etc.) Ref. # 13822 C-4 8/20/31, P.T. M. APPEND.

Re: (FBI)-Non - "RELEASE"- Me / 60-28658 "Emergency" N.Y.C. FBI Printed

Recent infections (Bacillus and/or *Streptococcus*) without pyrexia & relatively severe symptoms. The patient is fit and in fairly good condition.

135380722 - 03541162991 (32) 1000

## Grievance's (and) Medical (malpractice)

PC 2652 (b) or ALLOW ANY LACK OF CARE WHICH COULD  
BES. F/T - DPT'S Y-GR & DPT. EDWARDS 9-8-21; RN-WIT, ETC.)  
PC 2070 "Fundamental Rights against Enforced Interference"  
(which predominant formality. A minor who lacks the capacity  
to consent.

CA CIVIL CODE § 1714(a) --  
Med - custodian DUT IS - (i) To USE ordinary CARE AND SKILL  
in the Management of their Property or persons so as to NOT INJURE  
Plaintiff OR OTHERS.  
T-15 - 3999.206 -- (ii) RIGHT TO Health Care Services  
which can easily be provided as easy. To affect  
an illness of only 6 days, health problem

CC. CIVIL CODE § 8658 - (i) In any case in which the  
defendant is negligent the fine - 1/1000 of any damages  
U.S.-ADA, 42 USC § 12132 seq  
18 USC § 2382 & 24 (HCHT & Report of the Commission of  
Health and Safety of the Consumer)

PC 1116c (a) "REPORT" DPTER (REL) if probable cause child Abuse  
Re. F/T-(MIA) PROCESS/LAW'S Assistance (anti 18 USC 2382-24)  
Benzon - McCordale Act  
(i) intended TO better UTILIZE existing resources AND "To improve  
the EFFECTIVENESS of accessory medical Health services."

9th Amend's without cause & cause / "the right to bear arms"  
(17201732 - 1ST 2015-1501)

Franco vs. Hartland Hospital, 99 2d App 3d 331  
Re. "A Nurse is negligent if he or she fails to meet standard  
of care, fail to care, the level of skill, knowledge of care  
(e.g., DPT-Physician) that is reasonably careful with regard to  
in similar circumstances (measured as to third party medical)  
and "oversee her responsibility to seek Assistance from  
more highly qualified medical professionals." 99 2d App 3d 331

"Error" + "Obstruction" (rel. Ch. Community Inst. 34 27

Medical Examinations

✓ 13864682 8-24-21 received 6/6/21  
Re: 13864682 8-24-21 (EVIL 137207792, L-1111, Vicksburg)

✓ 13864682 8-24-21 received 6/6/21  
Re: 13864682 8-24-21 (EVIL 137207792, L-1111, Vicksburg)  
FBI - Vicksburg Laboratory, Vicksburg, MS  
Date: 8-24-21  
Time: 10:00 AM  
Specimen: Urine  
Source: Blood  
Type: Urine  
Method: Urine  
Result: Urine  
Comments: Urine  
Signature: [Signature]

✓ 13864682 8-24-21 (EVIL 137207792, L-1111, Vicksburg)  
Re: 13864682 8-24-21 (EVIL 137207792, L-1111, Vicksburg)

✓ 13864682 8-24-21 received 6/6/21  
Re: 13864682 8-24-21 (EVIL 137207792, L-1111, Vicksburg)

✓ 13864682 8-24-21 received 6/6/21  
Re: 13864682 8-24-21 (EVIL 137207792, L-1111, Vicksburg)

✓ 13864682 8-24-21 received 6/6/21  
Re: 13864682 8-24-21 (EVIL 137207792, L-1111, Vicksburg)  
FBI - Vicksburg Laboratory, Vicksburg, MS  
Date: 8-24-21  
Time: 10:00 AM  
Specimen: Urine  
Source: Blood  
Type: Urine  
Method: Urine  
Result: Urine  
Comments: Urine  
Signature: [Signature]

✓ 13864682 8-24-21 received 6/6/21  
Re: 13864682 8-24-21 (EVIL 137207792, L-1111, Vicksburg)  
FBI - Vicksburg Laboratory, Vicksburg, MS  
Date: 8-24-21  
Time: 10:00 AM  
Specimen: Urine  
Source: Blood  
Type: Urine  
Method: Urine  
Result: Urine  
Comments: Urine  
Signature: [Signature]

# 163986892, Feb 12, 1969, GRIEVANCE  
Master, etc. CLOSED-EYES/Ears, my custody T-A & Compt/T/eff specimen  
# 164635902, Feb 16, 1970

# 165284392, feb 20/22, ADA  
CONSPIRACY (Admin + HQ) CONDONES REP'S RETALIATIONS

165452162, Feb 21 '22, 2028, APA - griev  
(Opp.) Denying Tablets- RIGHTS pc 4015, 422.6, 4019.5 / Disc's  
↳ Rel. w/ 144132462 (unlawful Tablets, Inmate v101. Rights  
Penitentiary County, Gov 8658 Infectiv; Emergency Temporary Release

# 164062642, Feb 13, APA - Grivens  
2+ hrs prep & TORTURES (PWT-Off/Loss) Ref supp Grivens Meek) Sheriff

\* 164594342, FB16, 112C APA-6R  
COASTAL STAFFL "TWO-WAYNS / MISSING 2-14-22 MAILED HQ sh Johnson TON  
DEMAND / INTERVENTION(S) (Ref. # 163986892 +/- 65-548-  
"PWR-off" TERTURES, VCL'S ALT "WILLFUL-TREASON (perj/confrontations)

↳ CMSY #1636L 1022; Ab. 16, c. 637.

# 16 57688527 FEB. 23 '22, ADA  
Ref's X 40+ "REPRESS (W/

# 165957242, ADA-ER, Feb. 24, Hr 14 56  
Both n

WORK NEEDS; (rel.) VERSES productive  
GRIEVANCES. To change CORRUPT GOVT ENTITY  
(ii) UNLAWFUL JAILS (Jailed before myself). So  
INVEST GRIEVANCES - WANT RIGHTS are pro-  
tected (by laws made by the govt. of India  
through Parliament). By presenting them to  
the concerned authority, one may approach them  
THERM - Deputy for Legal (opics) NEEDS (rel.)  
WRONGFUL DEPRIVATIONS by STAFF malitiously  
SO AS TO

ALL THE LAWS ARE MADE TO PUNISH THE POOR FOR THE WEALTHY  
IST - BS (Politically only AND That They ARE  
Conveniently ignores or don't wanna Hear  
Evidence - FACTS) And Rational FRAUDS; that  
Jailers ETC. feloniously & treasonously perpetuate!

(not to mention as to their ITF  
members, including officials of the  
USC 2/82 + 4% Feloniously + treasonably -  
"CONCEALMENT-CRIMES?"!)

(for Real!).

STAFF OCT. 6 '21, 1030 (""): Mr. Clarke, from what I can decipher from your grievance "You are asking multiple items. The Tablets are handed out in the pods, and rotated. No one is denying you to submit a grievance. You STATED, "Incompetent - To - Stand - Trial!" must be addressed with your ATTORNEY and the court's. You also state move you to GP which I'm assuming is general population. You are currently housed in general population. In the future please utilize one grievance per request. Thank you for your cooperation.

Lodge 10-6-21, 1542 hrs (""): NO, in felonious and treasonous EVASIONS TO Non-GP (Inmate-Fask-Force, AND, per Cops-conspiracy violations TO Defense; grievance-Rights; etc. and (consequently) for "FALSE-Imprisonment"; etc. AND wrongfull Ad-seg! with NON-GP-Pod; for INTERVENTION'S BUT, more so FAT-OBSTRUCTIONS; etc. TORTURES (ie)-"Have-To-fight-for-Right!"), and, That these Tablets "Rotations" are amongst (Hoarders & Mob-Rule) for Movies, Video-visits (BS 24/7!), Texting, etc. Drama (w/ Factual Ref's to us log's That picke TABLET's program Rotations, All night long), not one for my

"TO - Our - Const"

Treasonous - OFFICIALS - "TOTALITARIANISM"; Rel. My #21-01399 USPC Unbifurcated Writ - And - 1983 - Lawsuit for OVERSIGHTS, INJUNCTIONS, AND, INTERVENTIONS - RELIEF'S AND CORRECTIVE-ACTION - INTERVENTION'S; Necessary PREVENTIONS; etc. That's ADMITTEDLY political in what's preferred for "Committee-And-Traitorous-Badges-And-Robes" / AKA "our-Four-Branches-of-Govt.-Subordinate-officials" AND Treasonously COMPLACENT "We The people" ENABLERS to such Treacherous, Evil, etc. Despotic, etc. and Treacherous-OVERTHROW -- especially with and by these "F&T-POLITICAL-Trials" AND Fraudulent "F&T-Psych-Arena-BS - "Incompetent-To-Stand-Trial"; That needless to say is drastically and seriously problematic by ITF-Tablets misconducts OBSTRUCTING Grievance-RIGHT(S); etc. and as to getting jail STAFF (ie. F&T van Geen, Gillis, Dumbstad, Abernathy, Wynoff, Gibbs, Tanner, etc.) to choose routine "No!", non-ASSISTANCE more felonious & Treacherous 18 USC 2384 + 4 - Seditious-Conspiracy; etc. and/or systemic F&T - 18 USC 2782 + 4; CONCEALMENT-GRIMES (\* w/ violations USA - "Allegiance" obligations; per "WILLFUL-Non-Understanding!", etc.) For FREINDICES onto Ledger's JUSTICE (and AP-SEE, is "F&T" FRAUD-For-Exercise-of-Civil-Rights!); so -- make me G.P. (for real!)

Rel. unlawfulness  
PC 422.6, 4019.5;  
HO 15; RTC.

## (F&T- "EVIDENCE")

Re PC 4019.5; 422.6;  
RTC, unlawful crimes!

# 144132662, Putifvl-GRIEVANCE-RIGHTS, 10-2-21

SUM (""): w/ Ref.'s -- "GP - Inmates" that BOTH benefit COPS-STAFF AND Detriment or Harass another inmate business (rel. reliefs) is "ITF - PC (NOT-GP)"

PATED (""): 10-2-2021 +/- w 40 mins Tortures HERE (twice denied ADA Grievance)

Describe (""): "clear And Present Danger": ITF-partners 9-30 Edwards "move him (-1 or something"; "He's not GP"; 10-2 van Goen "what's wrong (with him)"

STAFF ? OCT 3; 2327 hr (""): "This has been addressed"

Lc/je OCT 4, 1618 hr (""). That feloniously & treasonously (so called) "This has been addressed" BS (w/ has Ty biased, oversimplification=unlawfulness); BUT, by no means has been given PROPER Resolutions AND corrective-action (aka - vs const "checks & balances" re. Putifvl-Grievance-Right(s) for The-Republic VERSES HereTo 'counterproductive' Foreign-To-Ours-consti-

Cont. II 1624082022

- Frauds, BUT  
WANT TO USE MURKIN, TRIFEL, SCCC,  
GEO. CONFER-CH.

(as Trustee of the existing THIS  
Borrower, was violated before this suit  
being SOF early mismanaged as usual),  
by Gang-banging systemic discrimination by  
Defendants; Unlawfulness, etc., and  
"One Man - of - UNCLEAN Hands," unlaw-  
fulness (felony and treason), as  
HERE TO additional systemic unlawfulness  
ass your 0430 AM "Suicide-By-Treason"  
TRAITORS denying me of relevance Right  
to know STAFFS NAMES involved (and  
FAT-OBSTRUETING such SHERIFF, MIKE  
TRAVAGLIO, PERSONALITY, F. MARSHALL GALT,  
etc., etc., etc., etc., etc., etc., etc., etc., etc.,  
etc., etc., etc., etc., etc., etc., etc., etc., etc.,  
evidence based JACINTO "THIS - WRONG) - will  
+ hopefully Equal An-Eight Participants /  
+ Equal Service to All, + No Bias, + No Conflict  
+ Properly and timely DISCOVERIES

o Fraudulently unlawful incomplete  
Braances (being ABORTED); charged Requitt-  
ment, subjected EVID-Tampering (deliber-  
indiffer

- For - Exercise -  
of - Protected - And - Prohibited - Civil - Rights -  
etc., 11 plus today's 42 USC 1983; \$10K  
per indebtedness Today, etc. and OBSTRUCTORS  
TO search-warrants Now Today on  
Tablets

STAFF (Feb 10, 1987). Mr. Clark, your appeal  
does NOT make sense. Unable to  
decipher what you're saying

elsewhere (Feb 10, 1987) THATS YOUR FAULTS  
will SECURELY compromise syntax and its  
efficiency. PER FELONIES AND TREASONOUS  
Tablets "Power-off" TORTURES, LOST WORK,  
PENITENTIAL collateral damage, purposeful  
CAUSED Anxiety (Appeals because my-  
self OTHERWISE here joining TERRORS in  
SILENCE and 18 USC 2382 & 4 / TORN/  
Concealment-crimes vs. Detribut WHISTLEBLOW-  
ING-Report, i.e. here TO F-T- "Penitential-  
For - Exercise - of - Rights - CRIMES / PTSDE-  
TORTURES esp Rel Intolerable Same DENY-  
ING "Care-And-Treatment" / "Evidence-  
Based-practices" RESPONSIBILITIES / esp.  
including against fraudulent and unlawful  
AND "Counterproductive" Psycho-Psych Unreaso-  
nably doing Me BS I ST-fraud), BUT,



# 162908202, 6/2021 fil 6/22, 1221

( ) JAILERS, SECOS-HQ; ETC 19 USC 2411

4 / CONCEALMENT-CRIMES FOR MED viol-  
Rights; Grievances T-15-12057 (Non)-COMPLETE  
(Viol 422, b)

( ) 5-6-2021 fil - (Re) Plaintiff v/

# 162705722; 162612012; 162475552;  
162191612; etc. TO/TUES HARMES; Reg's PATTY  
Referral

( ) Grievances misfitted to the Report  
accorded to Plaintiff-EXEMPS (ch. 1b, para)  
Prosecutions-Suppressions-Favorable-Evidence/  
1999. In Re PATT / DISCHARGE

✓ Staff, Feb 6, 1245) Clarke you need to be  
clear and write what you actually want  
to give. I don't understand your  
grievance.

(Lge, Feb 03, 015) BS, LIE w/ can't respond  
HERE to 3 times were now lost work "forbidden",  
"Paw-off" staff lost work, as to felonies and  
extremism evil Staffs admin, Marsh, Sgts, etc.  
State whores ENABLERS (of white)-Non-Under-  
18 (and) any Racketeering, where I payed Tax-  
Payer w/ these New all "more-harm-than-good!"

1 Re. (f&t)-Evid's  
2  
3  
4  
5  
6

7 No # 165452162 : Feb. 21, '22, Hr 2028 / APA :

8  
9 som () : Grievances / TABLETS - CRIMES (Ref.'s  
10 # 144132662 +/- "ITF - PC (NOT GP)" - Pod ;  
11 PARTNERS - DISC'S - (Ininations) / DENYING - Tablets  
12 RIGHTS PC 4015; 422.6; 4019.5

13  
14 dates () : 5-6-21 +/- wall-Tablet / 'Put-off' susp-  
15 icious LOSS ; DISC'S (discrimination's) Period - Rest-  
16 time - OUT - Time (ITF yesterday STOPPED My-Flat-  
17 Mom - b-d-86 - CALL

18  
19 describe () : ENTITLED ALL RIGHTS; req's  
20 US const LAW - EnFor; VIOL - Griev / Defense /  
21 Due - Pro / Non - 8Th - Amd - Proh / ETC "FORCED"  
22 use Timeout Hr UNLAWFUL here

23  
24 (Notices) i.e. 2-23-22 Verbal - DISC - Tablets - ITF - Crimes;  
25 w/ 14+ pg's feb. 11 '22 DIST - ATy's -- "The Alarm of TYRAN-  
ny - (T.O.N)!" (i.e. 1-OF- 101 + # 165452162 +/- W Fugids,  
obstination's, TORTIOUS - ANXIETY, incomplete); i.e. 165768852,  
Ref's x 40 + "REDRESS"

## An 18 U.S.C. Section 2382 Misprision-Of-Treason-Presentation

- #1.) The misunderstandings about TREASON subject matter is magnificent & serious.

Such is largely suspect to be purposeful result so in that "DOMESTIC-TREASON" would continue to grow & prosper; by government-officials (subordinate to "We the People..!") & "Domestic-Enemies". This is provably true. Not only by recently discovered framer Jefferson's "...the chains of the Constitution.." for activated 1/30/05 "Treasonous-Or-Not" revolution (\* whereas be 'part-of-the-solution'/ not problem— by "Proportionate-Seriousness"! \*), and of which is largely unbeknownst to readers here— therefore problemsome & confrontationally-justified, in addition to (Sect. 1.)

"Grievance-Rights"! @ 5-9-2021

\* 2-of-4+) That 18 USC §§ 2381 + 2382; re,

"Treason Law's exact terminology except  
"Treasonous OR-NOT" Law + War (re "problem-  
OR-Situation"), therefore -- S.C.S.O.-sheriff-jailor-  
etc. "the People" are to file for example (as in  
US-Pet, W-DC, ATY from NYD, see (A-US-ATY (re Mgmt);  
ie, P-Tyranny, etc.), for 28 USC § 594 (+/- etc) mandating  
"SHALL" provide such Legal (etc) Assistance  
(ie, and get County § 237, etc, + PAUL (etc), by

"PRIVILEGE-RIGHTS" 15+

OR-- ALT. S.C.S.O.-ETC, conducts process  
"Aid and Comfort"!

\* WHILE ReInvigories (aka-CRIMES) for  
my US-ADA (PTSD-User) "Service Dog" RE  
RE UNION!

⟨ 'TO, N' - Pkg. "SERVED!" ⟩  
S.M. CTY. Sheriff" (ie, Eric McGregor, etc.)

\* 3-of-4+) via Medical; w/ Ref's!

\* 4-of-4+) [i] Grievances LAWFULLY by  
proxy, per "The-Alarm-of-Tyranny-(T.O.N.)"  
DUTIES, And for Lee Clarke, by Jails "obSTRUCTIONS."

P (ii)- That S.C.S.O.-Jailers-(ETC) Abuses +

ABUSES +

Neglects past 7 days, relevant To (HIM - (i))  
 Rented Phone-walkability / Tablet's "Grievance-  
Right(s)" / Law Library Needs (ie. "Preventative-  
PetITION"; "CITIZENS-ASSIST; (T.O.) / "Defense-  
Right(s)" - (ALLS / ETC. - NEEDS, and conseq-  
 uential "Custodial-Handicap" - prejudices (ie.  
 obstruction's To otherwise probable-reliefs + RELEASE that's  
 also TORTURIOS - "shocks-the-conscious" as CONST-LAW  
 prohibition; etc.), AND, subsequently is Evidently "Partne-  
rship-Malicious-Prosecution", of which ERUPTS without  
 forever "Poisons" AND "Taints" NO AFTER THE FACT Lawful  
 "Duly-Convicted;" STATUS (+ ETC. so felonious &  
 vicious "False-Imprisonment", aka "Kidnapping";  
 See, MERLINS; OR - RELEASE - now! ! )

2. now (3) of 1st, By Ref. # 1, Shuts Down by  
 TELLING THEM, Sub-mit to the State without fail ("Grievance-  
 Right"); Definition with "SUPERINTEND" (of 1st USMC-FISH  
 & USA, See, "Service-Big" (ie. "Fddy, Williams); Pz. this being,  
 "Custodial" "CITIZEN-ASSIST"; nothing; p. "I do" fail  
 to do, big, being, the, p. (Grievance-Right); fail to do, p.  
 of ("Malicious-Attack") - vicious & Mean (Sedition, 18 U.S.C.  
 § 2284; 18 USC) - "CONSPIRACY"; (via jail before, fail,  
 if Sgt. St. John, the, and Capt. Randall, B.C., FBI; MI6, SOF, B.C. ! )  
 (P.D. - (1) (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24) (25) (26) (27) (28) (29) (30) (31) (32) (33) (34) (35) (36) (37) (38) (39) (40) (41) (42) (43) (44) (45) (46) (47) (48) (49) (50) (51) (52) (53) (54) (55) (56) (57) (58) (59) (60) (61) (62) (63) (64) (65) (66) (67) (68) (69) (70) (71) (72) (73) (74) (75) (76) (77) (78) (79) (80) (81) (82) (83) (84) (85) (86) (87) (88) (89) (90) (91) (92) (93) (94) (95) (96) (97) (98) (99) (100) (101) (102) (103) (104) (105) (106) (107) (108) (109) (110) (111) (112) (113) (114) (115) (116) (117) (118) (119) (120) (121) (122) (123) (124) (125) (126) (127) (128) (129) (130) (131) (132) (133) (134) (135) (136) (137) (138) (139) (140) (141) (142) (143) (144) (145) (146) (147) (148) (149) (150) (151) (152) (153) (154) (155) (156) (157) (158) (159) (160) (161) (162) (163) (164) (165) (166) (167) (168) (169) (170) (171) (172) (173) (174) (175) (176) (177) (178) (179) (180) (181) (182) (183) (184) (185) (186) (187) (188) (189) (190) (191) (192) (193) (194) (195) (196) (197) (198) (199) (200) (201) (202) (203) (204) (205) (206) (207) (208) (209) (210) (211) (212) (213) (214) (215) (216) (217) (218) (219) (220) (221) (222) (223) (224) (225) (226) (227) (228) (229) (230) (231) (232) (233) (234) (235) (236) (237) (238) (239) (240) (241) (242) (243) (244) (245) (246) (247) (248) (249) (250) (251) (252) (253) (254) (255) (256) (257) (258) (259) (260) (261) (262) (263) (264) (265) (266) (267) (268) (269) (270) (271) (272) (273) (274) (275) (276) (277) (278) (279) (280) (281) (282) (283) (284) (285) (286) (287) (288) (289) (290) (291) (292) (293) (294) (295) (296) (297) (298) (299) (300) (301) (302) (303) (304) (305) (306) (307) (308) (309) (310) (311) (312) (313) (314) (315) (316) (317) (318) (319) (320) (321) (322) (323) (324) (325) (326) (327) (328) (329) (330) (331) (332) (333) (334) (335) (336) (337) (338) (339) (340) (341) (342) (343) (344) (345) (346) (347) (348) (349) (350) (351) (352) (353) (354) (355) (356) (357) (358) (359) (360) (361) (362) (363) (364) (365) (366) (367) (368) (369) (370) (371) (372) (373) (374) (375) (376) (377) (378) (379) (380) (381) (382) (383) (384) (385) (386) (387) (388) (389) (390) (391) (392) (393) (394) (395) (396) (397) (398) (399) (400) (401) (402) (403) (404) (405) (406) (407) (408) (409) (410) (411) (412) (413) (414) (415) (416) (417) (418) (419) (420) (421) (422) (423) (424) (425) (426) (427) (428) (429) (430) (431) (432) (433) (434) (435) (436) (437) (438) (439) (440) (441) (442) (443) (444) (445) (446) (447) (448) (449) (450) (451) (452) (453) (454) (455) (456) (457) (458) (459) (460) (461) (462) (463) (464) (465) (466) (467) (468) (469) (470) (471) (472) (473) (474) (475) (476) (477) (478) (479) (480) (481) (482) (483) (484) (485) (486) (487) (488) (489) (490) (491) (492) (493) (494) (495) (496) (497) (498) (499) (500) (501) (502) (503) (504) (505) (506) (507) (508) (509) (510) (511) (512) (513) (514) (515) (516) (517) (518) (519) (520) (521) (522) (523) (524) (525) (526) (527) (528) (529) (530) (531) (532) (533) (534) (535) (536) (537) (538) (539) (540) (541) (542) (543) (544) (545) (546) (547) (548) (549) (550) (551) (552) (553) (554) (555) (556) (557) (558) (559) (550) (551) (552) (553) (554) (555) (556) (557) (558) (559) (560) (561) (562) (563) (564) (565) (566) (567) (568) (569) (560) (561) (562) (563) (564) (565) (566) (567) (568) (569) (570) (571) (572) (573) (574) (575) (576) (577) (578) (579) (570) (571) (572) (573) (574) (575) (576) (577) (578) (579) (580) (581) (582) (583) (584) (585) (586) (587) (588) (589) (580) (581) (582) (583) (584) (585) (586) (587) (588) (589) (590) (591) (592) (593) (594) (595) (596) (597) (598) (599) (590) (591) (592) (593) (594) (595) (596) (597) (598) (599) (600) (601) (602) (603) (604) (605) (606) (607) (608) (609) (600) (601) (602) (603) (604) (605) (606) (607) (608) (609) (610) (611) (612) (613) (614) (615) (616) (617) (618) (619) (610) (611) (612) (613) (614) (615) (616) (617) (618) (619) (620) (621) (622) (623) (624) (625) (626) (627) (628) (629) (620) (621) (622) (623) (624) (625) (626) (627) (628) (629) (630) (631) (632) (633) (634) (635) (636) (637) (638) (639) (630) (631) (632) (633) (634) (635) (636) (637) (638) (639) (640) (641) (642) (643) (644) (645) (646) (647) (648) (649) (640) (641) (642) (643) (644) (645) (646) (647) (648) (649) (650) (651) (652) (653) (654) (655) (656) (657) (658) (659) (650) (651) (652) (653) (654) (655) (656) (657) (658) (659) (660) (661) (662) (663) (664) (665) (666) (667) (668) (669) (660) (661) (662) (663) (664) (665) (666) (667) (668) (669) (670) (671) (672) (673) (674) (675) (676) (677) (678) (679) (670) (671) (672) (673) (674) (675) (676) (677) (678) (679) (680) (681) (682) (683) (684) (685) (686) (687) (688) (689) (680) (681) (682) (683) (684) (685) (686) (687) (688) (689) (690) (691) (692) (693) (694) (695) (696) (697) (698) (699) (690) (691) (692) (693) (694) (695) (696) (697) (698) (699) (700) (701) (702) (703) (704) (705) (706) (707) (708) (709) (700) (701) (702) (703) (704) (705) (706) (707) (708) (709) (710) (711) (712) (713) (714) (715) (716) (717) (718) (719) (710) (711) (712) (713) (714) (715) (716) (717) (718) (719) (720) (721) (722) (723) (724) (725) (726) (727) (728) (729) (720) (721) (722) (723) (724) (725) (726) (727) (728) (729) (730) (731) (732) (733) (734) (735) (736) (737) (738) (739) (730) (731) (732) (733) (734) (735) (736) (737) (738) (739) (740) (741) (742) (743) (744) (745) (746) (747) (748) (749) (740) (741) (742) (743) (744) (745) (746) (747) (748) (749) (750) (751) (752) (753) (754) (755) (756) (757) (758) (759) (750) (751) (752) (753) (754) (755) (756) (757) (758) (759) (760) (761) (762) (763) (764) (765) (766) (767) (768) (769) (760) (761) (762) (763) (764) (765) (766) (767) (768) (769) (770) (771) (772) (773) (774) (775) (776) (777) (778) (779) (770) (771) (772) (773) (774) (775) (776) (777) (778) (779) (780) (781) (782) (783) (784) (785) (786) (787) (788) (789) (780) (781) (782) (783) (784) (785) (786) (787) (788) (789) (790) (791) (792) (793) (794) (795) (796) (797) (798) (799) (790) (791) (792) (793) (794) (795) (796) (797) (798) (799) (800) (801) (802) (803) (804) (805) (806) (807) (808) (809) (800) (801) (802) (803) (804) (805) (806) (807) (808) (809) (810) (811) (812) (813) (814) (815) (816) (817) (818) (819) (810) (811) (812) (813) (814) (815) (816) (817) (818) (819) (820) (821) (822) (823) (824) (825) (826) (827) (828) (829) (820) (821) (822) (823) (824) (825) (826) (827) (828) (829) (830) (831) (832) (833) (834) (835) (836) (837) (838) (839) (830) (831) (832) (833) (834) (835) (836) (837) (838) (839) (840) (841) (842) (843) (844) (845) (846) (847) (848) (849) (840) (841) (842) (843) (844) (845) (846) (847) (848) (849) (850) (851) (852) (853) (854) (855) (856) (857) (858) (859) (850) (851) (852) (853) (854) (855) (856) (857) (858) (859) (860) (861) (862) (863) (864) (865) (866) (867) (868) (869) (860) (861) (862) (863) (864) (865) (866) (867) (868) (869) (870) (871) (872) (873) (874) (875) (876) (877) (878) (879) (870) (871) (872) (873) (874) (875) (876) (877) (878) (879) (880) (881) (882) (883) (884) (885) (886) (887) (888) (889) (880) (881) (882) (883) (884) (885) (886) (887) (888) (889) (890) (891) (892) (893) (894) (895) (896) (897) (898) (899) (890) (891) (892) (893) (894) (895) (896) (897) (898) (899) (900) (901) (902) (903) (904) (905) (906) (907) (908) (909) (900) (901) (902) (903) (904) (905) (906) (907) (908) (909) (910) (911) (912) (913) (914) (915) (916) (917) (918) (919) (910) (911) (912) (913) (914) (915) (916) (917) (918) (919) (920) (921) (922) (923) (924) (925) (926) (927) (928) (929) (920) (921) (922) (923) (924) (925) (926) (927) (928) (929) (930) (931) (932) (933) (934) (935) (936) (937) (938) (939) (930) (931) (932) (933) (934) (935) (936) (937) (938) (939) (940) (941) (942) (943) (944) (945) (946) (947) (948) (949) (940) (941) (942) (943) (944) (945) (946) (947) (948) (949) (950) (951) (952) (953) (954) (955) (956) (957) (958) (959) (950) (951) (952) (953) (954) (955) (956) (957) (958) (959) (960) (961) (962) (963) (964) (965) (966) (967) (968) (969) (960) (961) (962) (963) (964) (965) (966) (967) (968) (969) (970) (971) (972) (973) (974) (975) (976) (977) (978) (979) (970) (971) (972) (973) (974) (975) (976) (977) (978) (979) (980) (981) (982) (983) (984) (985) (986) (987) (988) (989) (980) (981) (982) (983) (984) (985) (986) (987) (988) (989) (990) (991) (992) (993) (994) (995) (996) (997) (998) (999) (990) (991) (992) (993) (994) (995) (996) (997) (998) (999) (1000) (1001) (1002) (1003) (1004) (1005) (1006) (1007) (1008) (1009) (1000) (1001) (1002) (1003) (1004) (1005) (1006) (1007) (1008) (1009) (1010) (1011) (1012) (1013) (1014) (1015) (1016) (1017) (1018) (1019) (1010) (1011) (1012) (1013) (1014) (1015) (1016) (1017) (1018) (1019) (1020) (1021) (1022) (1023) (1024) (1025) (1026) (1027) (1028) (1029) (1020) (1021) (1022) (1023) (1024) (1025) (1026) (1027) (1028) (1029) (1030) (1031) (1032) (1033) (1034) (1035) (1036) (1037) (1038) (1039) (1030) (1031) (1032) (1033) (1034) (1035) (1036) (1037) (1038) (1039) (1040) (1041) (1042) (1043) (1044) (1045) (1046) (1047) (1048) (1049) (1040) (1041) (1042) (1043) (1044) (1045) (1046) (1047) (1048) (1049) (1050) (1051) (1052) (1053) (1054) (1055) (1056) (1057) (1058) (1059) (1050) (1051) (1052) (1053) (1054) (1055) (1056) (1057) (1058) (1059) (1060) (1061) (1062) (1063) (1064) (1065) (1066) (1067) (1068) (1069) (1060) (1061) (1062) (1063) (1064) (1065) (1066) (1067) (1068) (1069) (1070) (1071) (1072) (1073) (1074) (1075) (1076) (1077) (1078) (1079) (1070) (1071) (1072) (1073) (1074) (1075) (1076) (1077) (1078) (1079) (1080) (1081) (1082) (1083) (1084) (1085) (1086) (1087) (1088) (1089) (1080) (1081) (1082) (1083) (1084) (1085) (1086) (1087) (1088) (1089) (1090) (1091) (1092) (1093) (1094) (1095) (1096) (1097) (1098) (1099) (1090) (1091) (1092) (1093) (1094) (1095) (1096) (1097) (1098) (1099) (1100) (1101) (1102) (1103) (1104) (1105) (1106) (1107) (1108) (1109) (1100) (1101) (1102) (1103) (1104) (1105) (1106) (1107) (1108) (1109) (1110) (1111) (1112) (1113) (1114) (1115) (1116) (1117) (1118) (1119) (1110) (1111) (1112) (1113) (1114) (1115) (1116) (1117) (1118) (1119) (1120) (1121) (1122) (1123) (1124) (1125) (1126) (1127) (1128) (1129) (1120) (1121) (1122) (1123) (1124) (1125) (1126) (1127) (1128) (1129) (1130) (1131) (1132) (1133) (1134) (1135) (1136) (1137) (1138) (1139) (1130) (1131) (1132) (1133) (1134) (1135) (1136) (1137) (1138) (1139) (1140) (1141) (1142) (1143) (1144) (1145) (1146) (1147) (1148) (1149) (1140) (1141) (1142) (1143) (1144) (1145) (1146) (1147) (1148) (1149) (1150) (1151) (1152) (1153) (1154) (1155) (1156) (1157) (1158) (1159) (1150) (1151) (1152) (1153) (1154) (1155) (1156) (1157) (1158) (1159) (1160) (1161) (1162) (1163) (1164) (1165) (1166) (1167) (1168) (1169) (1160) (1161) (1162) (1163) (1164) (1165) (1166) (1167) (1168) (1169) (1170) (1171) (1172) (1173) (1174) (1175) (1176) (1177) (1178) (1179) (1170) (1171) (1172) (1173) (1174) (1175) (1176) (1177) (1178) (1179) (1180) (1181) (1182) (1183) (1184) (1185) (1186) (1187) (1188) (1189) (1180) (1181) (1182) (1183) (1184) (1185) (1186) (1187) (1188) (1189) (1190) (1191) (1192) (1193) (1194) (1195) (1196) (1197) (1198) (1199) (1190) (1191) (1192) (1193) (1194) (1195) (1196) (1197) (1198) (1199) (1200) (1201) (1202) (1203) (1204) (1205) (1206) (1207) (1208) (1209) (1200) (1201) (1202) (1203) (1204) (1205) (1206) (1207) (1208) (1209) (1210) (1211) (1212) (1213) (1214) (1215) (1216) (1217) (1218) (1219) (1210) (1211) (1212) (1213) (1214) (1215) (1216) (1217) (1218) (1219) (1220) (1221) (1222) (1223) (1224) (1225) (1226) (1227) (1228) (1229) (1220) (1221) (1222) (1223) (1224) (1225) (1226) (1227) (1228) (1229) (1230) (1231) (1232) (1233) (1234) (1235) (1236) (1237) (1238) (1239) (1230) (1231) (1232) (1233) (1234) (1235) (1236) (1237) (1238) (1239) (1240) (1241) (1242) (1243) (1244) (1245) (1246) (1247) (1248) (1249) (1240) (1241) (1242) (1243) (1244) (1245) (1246) (1247) (1248) (1249) (1250) (1251) (1252) (1253) (1254) (1255) (1256) (1257) (1258) (1259) (1250) (1251) (1252) (1253) (1254) (1255) (1256) (1257) (1258) (1259) (1260) (1261) (1262) (1263) (1264) (1265) (1266) (1267) (1268) (1269) (1260) (1261) (1262) (1263) (1264) (1265) (1266) (1267) (1268) (1269) (1270) (1271) (1272) (1273) (1274) (1275) (1276) (1277) (1278) (1279) (1270) (1271) (1272) (1273) (1274) (1275) (1276) (1277) (1278) (1279) (1280) (1281) (1282) (1283) (1284) (1285) (1286) (1287) (1288) (1289) (1280) (1281) (1282) (1283) (1284) (1285) (1286) (1287) (1288) (1289) (1290) (1291) (1292) (

The following is a sample Proof of Service. Pursuant to Rule 5 of the F. R. Civ. P. and Local Rule 135, each document filed after the court orders service in your case shall be served on opposing counsel and a proof of service attached to your document filed with the court.

Re: "The Alarm of Tyranny - (To C. N.Y. Draftees To T-Entitled)"

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

Lee K. Clarke, USAF & sp<sup>1</sup>  
(et al - ie 51% Plaintiff or Petitioner  
v. CCOT - "We the People" Beneficiaries)

# (ie) 05 CV-2073-  
# 18-(MotP, Etc) - 02044  
Case Number: 2:99-cv-09999-ADG-DFG  
(example case no.)

(F&T) - "Badges & Robes" / ie SC50;  
Accessories / Defendant or Respondent X 70+  
Treasonous - "TotalitariSm" -  
Participants (Malfeasance's AND  
Non Feasance's) - Malicious Prosecu-  
tions / Defective Oversight /  
US-CONST-LAW - "Inflow-off"  
Quirets - (F&T - Self-Incrim.) -

# 221-01399-  
# 22-(HQ) - 026-

SAMPLE PROOF OF SERVICE

"Treasonous-OR-NOT" AS TO HERE  
(F&T) - Political-Trials; IAC-ATY'S;  
Petroleum obSTRUCTIONS (CCOT);  
ETC. "Treasonous-Imprisonment"  
AND, PRAY-ETC. Relief's VS. et al.  
SEP - 18 USC 2382 & 4; F&T -

I hereby certify that on Feb. 20 2022 (Date)

I served a copy of the attached

TCN - for TIEOUS?  
CCOT - Precise - ("M OF T" (Time of Document Served and Filed)  
INTERVENTION'S (aka - Complicity & Part-of-the-Solution!)

by placing a copy in a postage paid envelope addressed to the person(s) hereinafter listed, by depositing said

envelope in the United States Mail at

(F&T) SHAFER, CTY, CA, Jail 1655 WEST  
(Address of Mailing)

<TON> CCOT: COLLECTIVE - "DRAFTees!" X 1, 1 + !  
(List Name and Address of Each Defendant or Attorney Served) W/ Ref. 5 (US-CONST-S-LAW)  
"Long-Train" / X 70+ ENTITIES Confronted To 1-30-  
2005 (+/-) "Treasonous-OR-NOT" - LAW-and-WAR; And, for  
Particular Situations: "DUTIFUL" - "Allegiance" - (X-USA) -  
INTERVENTION'S - ASSISTANCE! (re. TON - PKg Nov.  
20th 2021: 'NON- (F&T) - CONCEALMENT - (CRIMES)

<CONT. OVER-PJ>

I declare under penalty of perjury that the foregoing is true and correct.

(Name of Person Completing Service)

Summary: "(Lakota-Sioux's) -" Gunze-Nihupi-KyTe-Lo!"  
(or Kan- - Friends is preferred, BUT, ENEMIES IF WE MUST!)

Lee K. Clarke (S.T.C.)  
SHASTA COUNTY JAIL  
1655 West Street  
REDDING, CA 96001

Wife, T-6-14; 202-724-3820; 336-223-

6473: Petrel, Ball Tern and Sooty - 240 - 1000 4223

5399/ 204-225-3676 (long. 49° Maltat + 50° 6' 30")

ALT. "WHISTLE blowing!" - Report 11 (MoT 78); per-  
OTHERWISE 18 U.S.C. §§ 2382 + 4 Delinquent-Delis;  
and / OR ETC. i.e. Felonious + Treacherous 2381-2382;  
2384; 241; 371; 3961; "obstruction-of-justice"  
ETC. "PARTICIPANTS" - Malfeasances And/or Neglect-  
ful-Nontreasances - (criminal MISCONDUCT'S!),  
itemized log elsewhere Ref.'s, ento -- i.e. "PICK"

## WRIT-OF-HABEAS-CORPUS-(MOTIF)

Ground's-for-Reliefs-(Poisoned-".Duly-Convicted,"-  
by "Partnership-Malicious-Prosecution"/ 18 USC 2384,  
4; 241; 371; 1961; 2381-2382 -"CONSPIRACY")-Pre-  
requisites Dismissals / "Discharge" (or Conseq-T-MTN):

#1) Murderous "Domestic-Enemies" Infections/  
GovT.C. 8658; Sheriff's "Release"; AIT-T "Death"-Law-(use

#2) Neutered Mail's (grievance's; TGN, RTG)  
Peop's "Confrontation-Rights"/ "Assistance" VALIDATIONS

#3) Calif xx CTY's "FRUIT OF POISONOUS TREE"-  
ENCROACHMENT's; Dismissals (FAT-IAC, etc., Conf.);

#4) ("Classified"-Final-SecRTS; National-Security")

#5) Viol's Med'; USVA; USMC-PTSD; APA-(FAT)-  
"Assist-Veterans"; "Particular Medical Treatment is Required"

#6) FAT-FATile-Grievances-Reliefs vs. Const's-  
Law "Throw-off"; T-"Death"-Law-(use

#7) 2-9-2020(t/-) Arrest's w/o ND-Calif.-Jur-  
Authority; whi, Oct.'20 US & CA's CT's "WIT OF QVD warranto"

#8) AS TO (entitled) 5-5-21 Ple-Agmt-  
offered 120 days Total Sharity (ETS-FAT-ignored!)

#9) "Armed-Robbery" TORTURES 10-27-21 (offey/  
paper bought; games; growing-\$10K violated-RighT's

#10) "Badges + Rebels"/ "People"; FAT-  
Partnership-Malicious-Prosecution" c 52 AmJW2d IV, § 57

#11) unlawful-wit(wife) Testimony violates "2-Becomes-one"/Domestic-Equality; No-diff-treat.

#12) (Ex) "Presentation, Supp (ex), End (Final),  
416, Master, Waterbury, WAT, Ex) Entitled Discharge -

#17) wife's S-6-21 "Priority" Pneumonia, BUT, Reversed - Septicemic - 90% + Rectified via Disseminate

# 14) IAC-ATY's; Judges; etc. (F+T)-Political-Trials -CONSPIRACY (False Imprisonment etc.)

# 16) F&T-Ca. (sherry "3-strikes-out") P.C.M.  
D.A.T.Y.S.B.Y & Recall-Sherry L.M.: CHP-Husbandsl" (cc. issues  
# 16)

#17) That offessed-unpreferred-EVID's ripens  
systemic-purposful & fraudulent-mis diagnosis ("counter-  
predictively" 2007, US-PoJ, "Capar-Hp")-(car-PMH) while "Doctrine-Vulcan-Hand"

#18) FAT-VIO's PC 13694 - Very Trial  
Funder not known (Inf. Dept/Police) Report

25) *Tectococcidae* (Hemiptera) from Systemic  
from D. B. Ladd, U.S.N.M. (1966) 10: 1-10.

and vectors. Then, as step 10 shows, we get  
the  $\hat{f}^{\text{opt}}$  and  $\hat{g}^{\text{opt}}$  from the equations

# 21). That Dailey-Sesel-Mc-Partnership-Mc-  
case) unlawful-prosecution violated-Rights AND espe-  
cially as and because FAT violations GO KINGS-L'Red fes

# 22) unlawful (Jails)-Me<sup>rs</sup>; CSC -  
HQ; Pro-Supp-Fav-Evid. - TAC-Const<sup>r</sup> V-Defense-R<sup>(Act. 12)</sup>  
W/ 104;

\* #77) That such 30+ yrs retribitory - IN JUSTICE  
THAT except T-TOTALITARIAN NULLIFIED "checks + balances", AND requires  
TO NECESSITATE "IT IS THE DUTY TO Throw-off" (provided-unpreferred), T-FREEDOM  
LAW - (see (updated 17-8-73 rep vs. McCarthy)

Case: 2:21-cv-01399-JDP - (?)

USDC, July, 2020, SAC-CA.

# Unpublished - Writ +1983;

# 18 USCL2382, Non-F/T -

"Concealment - Crime"

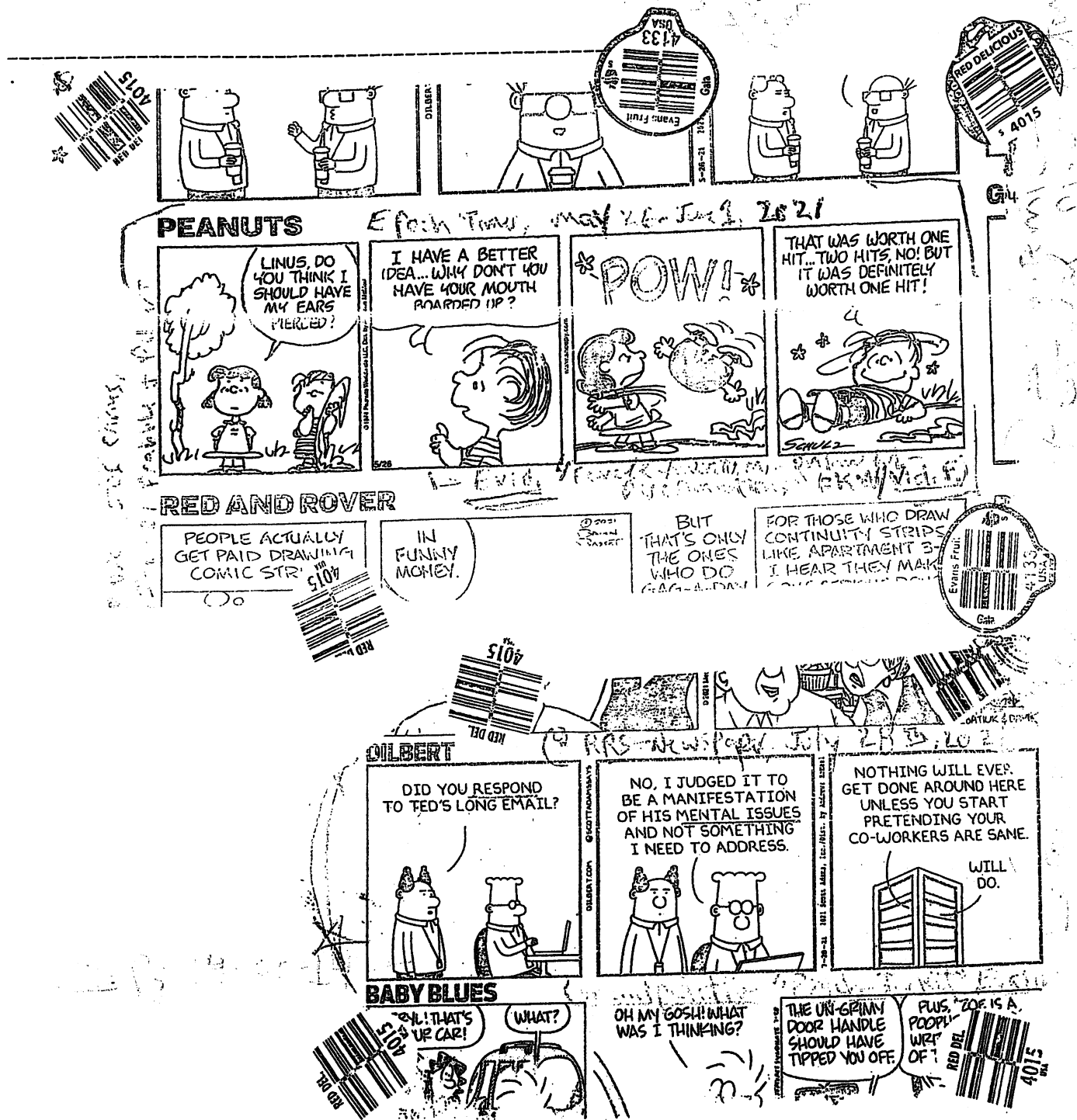
REPORT-DUTIES! Collective-Action

Lee K. Clarke (et al.)

SHASTA COUNTY JAIL

1655 West Street

REDDING, CA 96001



and that Debora frantically couldn't believe "craziness" over a blouse she'd given my wife AND NO OTHER women involved (except natid-pretensions); So Call Her, etc. and commence FULL Investigation Re. Her "ALTER-MOTIVES!" AND TRUTH I'm repeatedly Crime-Victim Here! "Yesterday!" (Ps w/ Trammels for OVI-VICTIM (Amnesty) Real-Estate-Bearings) ie. Her Family's Standards, Etc., Venetian Rel. sherry 2014 ATT-ATTEMPTED-  
Relief To the Federal Courts And Courts, ie. These  
all include New marriage complicated-Goodwill-MENAGE, ie.  
MY 2018 released, Loneliness, dating several before  
Her "Front of the Line", that included Her 28yo Grand-  
daughter! Admittingly "Weird!" in sought "Quality-Lady";  
"I am a 2010 2nd Marriage, do you f---? F---?  
Relicts - Release Land Property / Home Post/ Wills and  
USA-Embassy!); For Oligarchs Neighbors, Protection-  
ing My Understanding(s) To the mate "Marriage-of-  
POLITICS!" Some Change From Unknown Document  
ONE-Possession To LAWFUL - - - Now!  
and w/ inconvenient, Dislike, Etc., Repetitionately -  
Saidous "ASSISTANCE" To my Nationally Foremost Work  
Entomology (not the White)

(#TON = T-M+N'S - )  
OR - CCOT/AOLMI ( )  
PS - NO - Ca - JUR. OF  
2-9-20 "Indian-Allthat"

\* Hapeis (1957) <sup>recommend</sup> Mr. UNITED STATES ATTORNEY  
General + Special PROSECUTOR  
Lee K. General Engle Clarke  
Let alone re. extraordinary right  
and APET. US Court of Appeals  
Miner, et al. v. United States  
Ministers Park (Court, 1968)

CONSTITUTIONALLY PROPER  
BEST Welfare & Progress For  
Cheater-Beds planning;  
You and yours, and, In the  
SPIRIT OF MY Ancestors --

6 General + Special PROSECUTOR  
Lee K. General Engle Clarke  
Let alone re. extraordinary right  
and APET. US Court of Appeals  
Miner, et al. v. United States  
Ministers Park (Court, 1968)

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

LEE K. CLARKE,

Case No. 2:22-CV-00026-JDP

Plaintiff(s)/Petitioner(s),

vs.

CONSENT / DECLINE OF U.S.  
MAGISTRATE JUDGE JURISDICTION

SCSO,

Defendant(s)/Respondent(s).

This case was randomly assigned to a Magistrate Judge. A Magistrate Judge may perform the duties assigned pursuant to 28 U.S.C. § 636(c) and Eastern District Local Rule 302. However, a Magistrate Judge may not preside over the trial in this case or make dispositive rulings without all parties' written consent. 28 U.S.C. § 636(c). If the parties do consent, a Magistrate Judge may conduct all proceedings and enter judgment in the case subject to direct appellate review by the Ninth Circuit Court of Appeals. If a party declines to consent, a Magistrate Judge shall continue to perform all duties as required by Eastern District Local Rule 302.

Therefore, within 30 days, the parties shall complete and return this form to the court. However, the parties are advised that they are free to withhold consent without adverse substantive consequences.

DATED: January 5, 2022

/s/ - Jeremy D. Peterson

United States Magistrate Judge

**IMPORTANT:** You must check and sign only one section of this form and return it to the Clerk's Office within 30 days.



**CONSENT TO JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE**

The undersigned hereby voluntarily consents to have a United States Magistrate Judge conduct all further proceedings in this case.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

( ) Plaintiff / Petitioner ( ) Defendant / Respondent



**DECLINE OF JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE AND REQUEST FOR REASSIGNMENT TO UNITED STATES DISTRICT JUDGE**

The undersigned declines to consent to a United States Magistrate Judge and requests random assignment to a United States District Judge.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

( ) Plaintiff / Petitioner ( ) Defendant / Respondent

all of which in turn seriously & withstandingly - implicates Yourselves, PA-S. Bridgett/T. Powell/STORM-ant/Etc. CAPABLE such 18 USC 2381 "Aid & Comfort" ; 2384 ; 241, 371 ; Etc. "Seditious-Conspiracy"- PARTICIPANTS ; Etc. AND/OR at Least 2382 + 4 (FTT) = "CONCEALMENT-CRIMES" AS TO DATY, I AC-PD-DATY's Tim Prentiss (Etc), capa. Beatty, Talbot / Seca / and / Cap-Bach/Jud-Pac F/Mad-Bd / Discablity-Rights-Calif / Etc and US-POT, Anyben/MAP M. Scott & P. Talberg, AND Arresting "Rush-To-Judgment" Discrimatory / Etc Coffers!

Additionally -- Rel. 4 + Pg's 5-11-21 bullet-pointed, re: SITUATION'S OF CRIMES, THE REST OF THE STORY!; AND, RE: WIFE'S 'A.C.E.' (etc) - ISSUES - FACTORS, i.e. our 4th Month marriage HER TELLING ME WANT FOR ME TO KILL HER SO I "Go To Prison For Life"; i.e. numerous (etc) "unseasonable" / ETC "shoot out of there!" Departures (i.e. Lake Tahoe wedding-day for my civic duty msg, witness-neighbors: Hot Creek, Bear Mountain, Mammoth, etc, And Shingletown - Numerous); i.e. Folk neighbor Brett Nash - Rides me to see "Ghosts" by showing HAVE BEEN VULNERABLE - INSENSEABLE, ETC AND good-STAR - all-competent - Understanding - credible - Severity, is as TO Nash, Team-leader of 6-sister Debra Pease (321)948-0226, as TO WITNESS "Problem"; Rel. RETURNED FUND 2 TRAILERLESS SISTER Moving blessed GIFTS, and MRS. E. Clarke found women's blouse our Road Mtn. Bed, covering, assaulting - Battery, etc, me for IT another woman I had in our bed BS-5-To-7+ weeks (even while after I got home - wife, etc). Pg. 11 of 142

'Being sane in insane places' - Google Scholar

**Rouse v. Cameron**

39 F.2d 451 - Court of Appeals, Dist. of Columbia Circuit, 1986 - Google Scholar  
 39 F.2d 451 (1986); Charles C. ROUSE, Appellant, v. Dale C. CAMERON, Superintendent, Saint Elizabeths Hospital, Appellee, No. 19863, United States Court of Appeals District of Columbia Circuit, Argued March 23, 1986; Decided October 10, 1986 ...

**¶ 97** Cited by 1613 How cited Related articles  
**¶ 98** Cited by 48 How cited Related articles  
**¶ 99** Cited by 48 How cited Related articles

**Bailey v. Klemens**

428 F. Supp. 1039 - Dist. Court, ED Pennsylvania, 1975 - Google Scholar  
 The child's attorney shall be in receipt of the notice at least forty-eight (48) hours prior to the initial hearing [20] the possibility and danger of error is discussed by Dr. Rosenman ...

In "On Being Sane in Insane Places" 178 Science 250 (1973) ...  
**¶ 100** Cited by 405 How cited Related articles

**Gassenstock v. Bd. Of Governors of Univ. of NC**

428 F. Supp. 1321 - Dist. Court, MD North Carolina, 1976 - Google Scholar  
 The UNIVERSITY OF NORTH CAROLINA et al., Defendants, No. C-75-183-D, United States District Court, MD North Carolina, Durham Division, December 17, 1976 ...  
**¶ 101** Cited by 5398 How cited Related articles

**Barasoff v. Regents of University of California**

482 F.2d 334, 17 Cal. 3d 425, 131 Cal. Rptr. ... - Cal. Supreme ... 1975 - Google Scholar  
 [10] Other studies, and there are many, have reached the same conclusion: psychiatrists simply cannot predict dangerous behavior." (Id., at p. 227.) Equally illustrative studies are collected in Rosenman, On Being Sane in Insane Places (1973) 13 Santa Clara Law ...  
**¶ 102** Cited by 395 How cited Related articles

**People v. Burnick**

482 F.2d 352, 14 Cal. 3d 306, 121 Cal. Rptr. ... - Cal. Supreme ... 1975 - Google Scholar  
 [11] Developments in the Law — Civil Commitment of the Mentally Ill (1974) 87 Harvard Rev. 1190, 1200-1201; accord, Rosenman, On Being Sane in Insane Places (1973) 13 Santa Clara Law. 379, 385, and authorities cited in fn. 11, ...  
**¶ 103** Cited by 385 How cited Related articles

**Document 1**

482 F.2d 366 - Court of Appeals, Dist. of Columbia Circuit, 1973 - Google Scholar  
 ... See, e.g., Rosenman, On being Sane in Insane Places, 178 Science 250, 252 (1973); Eight men admitted to various mental institutions by feigning a controlled pattern of symptoms ...  
**¶ 104** Cited by 588 How cited Related articles

**In re Ballay**

482 F.2d 366 - Court of Appeals, Dist. of Columbia Circuit, 1973 - Google Scholar  
 ... See, e.g., Rosenman, On being Sane in Insane Places, 178 Science 250, 252 (1973); Eight men admitted to various mental institutions by feigning a controlled pattern of symptoms ...  
**¶ 105** Cited by 327 How cited Related articles

**Conservatorship of Roulet**

482 F.2d 366 - Court of Appeals, Dist. of Columbia Circuit, 1973 - Google Scholar  
 ... See, e.g., Rosenman, On being Sane in Insane Places, 178 Science 250, 252 (1973); Eight men admitted to various mental institutions by feigning a controlled pattern of symptoms ...  
**¶ 106** Cited by 327 How cited Related articles

**State v. Krol**

482 F.2d 366 - Court of Appeals, Dist. of Columbia Circuit, 1973 - Google Scholar  
 ... See, e.g., Rosenman, On being Sane in Insane Places, 178 Science 250, 252 (1973); Eight men admitted to various mental institutions by feigning a controlled pattern of symptoms ...  
**¶ 107** Cited by 486 How cited Related articles

**In re Stephenson**

482 F.2d 366 - Court of Appeals, Dist. of Columbia Circuit, 1973 - Google Scholar  
 ... See, e.g., Rosenman, On being Sane in Insane Places, 178 Science 250, 252 (1973); Eight men admitted to various mental institutions by feigning a controlled pattern of symptoms ...  
**¶ 108** Cited by 486 How cited Related articles

Case 2:22-cv-00380-WBS-DMG

[https://scholar.google.com/scholar?hl=en&as\\_ut=2006&q=](https://scholar.google.com/scholar?hl=en&as_ut=2006&q=)"Being+sane+in+insane+places"&hl=Ge

202 St. 4, 109 W Va. Supreme Court of Appeals, 1974 - Google Scholar  
 ... determination can be measured. See, Bragnay and Bragnay, "Psychologists: High Priests of the Middle Class," Psychology Today, December, 1973; Rosenman, "On Being Sane in Insane Places," Science, January, 1973. The lack of ...  
**¶ 109** Cited by 337 How cited Related articles

'Being sane in insane places' - Google Scholar

"Enlistees" - To X-USA'S Enemies MISCONDUCTS, of which IS INTOLERABLY - NEW - UNAMERICAN - NORM!) AS THAT 2011-Jury's (precedentary AND oppressed "Case-Law") "Final - Judgment"; To "Psycho-Frauds" doing F&T - "Political-Trials." - ADVERSE-(etc) - TYRANICAL COVERS-UPS; PURPOSEFUL-STANDERS, AND SYSTEMIC-DISTRACTION'S-AND-EVASIONS (Esp. rel. CONFLICTING "JUSTICE"), FOR DESPOTS - DESPOTISM'S - F&T-PC-1252 "Adverse-To-The-'s State" (Indo - "Deep-State"/Shadow-Govt/Globalists); and, HENCE ACCOMPLISHING EVIL "COUNTERPRODUCTIVE" EFFECTS DELIBERATELY!), all WHILE OBSTRUCTING THE OTHERWISE LAWFULLY SHOULD OCCUR INTERVENTION'S

THE SOY CIVIL & POLITICAL FREEDOMS COMPROMISE DISCREDITED PURPOSE'S REVEALED - WRONGFUL-SHAME-HEALTH - POLITICAL-ENVIRONMENTS - ONTO - SOLELY AND WITHSTANDINGLY - LEGAL-MATTERS ONLY) AS TO SUCH F&T - "Punishment-for-Exercise-of-Civil-Rights!" - esp. AS AND BECAUSE "C.C.P.T." - ENDANGERED / COMBATING DOMESTIC-TREASON - SECESSION; ETC. AND THEREFORE DANGEROUS "AS-MATTER-OF-LAW" AND THOSE SUCH GOVT-OFFICIALS - WILLFUL-CRIMES, TUTORS, ETC., AND, "POINT-MAN!" ARRL-S.I.A. TO CENTRALIZE FACTORS FOR "ONE THE PEOPLE" COLLECTIVE RESPONSE.

Accordingly ("ALL-Things-considered!") THIS CONSENT WITHSTANDINGLY-RELEVANT AND "RES-JUDICATA" MATTER ERUPTS TO TODAY'S BS-1ST-1368 + FRAUDS (officials-crimes w/ F&T-Auxiliary-Frauds), W/ RES. (with-fd-triadic's / etc. HOWEVER,



## (FPT) Shasta County Sheriff's Office

## INMATE GRIEVANCE / APPEAL OF DISCIPLINE

 Grievance Appeal (Log# \_\_\_\_\_)From: \_\_\_\_\_  
Name (Last, First, Middle)

Jail Key Number

Housing Unit

Grievance is about:  Jail Procedures  Jail Conditions  Medical  Other

Date and Time of Incident: \_\_\_\_\_

Describe the reason for your grievance in your own words. Please be specific. (use additional sheets if necessary) \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

WANT TO TALK WITH FACILITY MANAGER AND STAFF  
OUTRIGHT GRIEVANCES AND DISCIPLINE REPORTS  
IN PERSON NEED TO TALK WITH FACILITY MANAGER

(Inmate Signature): \_\_\_\_\_ Date/time: \_\_\_\_\_

\*\*THIS BOX IS FOR OFFICIAL USE ONLY\*\*

Received by: \_\_\_\_\_  
Last Name \_\_\_\_\_ Badge # \_\_\_\_\_ Date \_\_\_\_\_ Time \_\_\_\_\_ Log# \_\_\_\_\_

Grievance Routed To: \_\_\_\_\_

Initial Grievance:  (Staff Level)  (Watch Commander)

\*Previous Response Provided

 YES  NO 1<sup>st</sup> Appeal (\*\*Watch Commander) 2<sup>nd</sup> Appeal (Facility Manager) This submission is not a grievance: It is an appeal of discipline – Incident Report # \_\_\_\_\_ It is an inmate request or statement.

Response to Inmate Grievance:

Response by: \_\_\_\_\_

Last Name \_\_\_\_\_ Badge # \_\_\_\_\_ Date \_\_\_\_\_ Time \_\_\_\_\_

\*Grievances being answered by Facility Manager or above must have previous responses attached.

\*\*All grievances will be answered at the lowest possible level. If it is necessary for the Watch Commander to answer the initial grievance, a Watch Commander not associated with the unit \_\_\_\_\_

~~"DISSENTERS"~~; BUT,

The idealistic, virtuous, etc. Rights-RIGHT AND wrong IS-WRONG INSATIABLE RESPONSIBILITIES I WAS LONG-AGO "FORCED" TO CONFRONT 2381+2382 INFIDELITIES, merely COMPETITIVELY TO DO MY PART FOR SUCH SITUATIONAL INCIDENTALS, SO-- "Enoughs-Enoughs!" / HOKA-Hey!, re, WAR-on-me WRONGFULLY SO, and TON-LAW+WAR DISMAY; THAT AIT, myself for TREASONOUS-FUTILITIES, THAT encompasses "IT IS THEIR DUTY TO THROW-OFF such GOVT., "LAW-EXTREMISM's (and, as even FURTHER more, for NECESSITATEDLY PROVOKING ALTERNATIVE-Unpreferreds; esp. Treason-Death-LAW-(ME) "TREASONOUS-OR-NOT" AND WHICH IS THE GOVT. "MADE-OFF" VS. THE Political-Traits / ETC. and "Suicide-By-Treason!" -- Again prefer FUTURE alt. "Establish-JUSTICE" / "Redress-of-Grievances" (S-O-G) - "PROOF, NOT PREDICT" SATISFACTIONS/ ETC. and "Unavailable" / "Ineffective" / 28 USC 2254(b)/ ETC. SO AS THAT meaningfully demand Revitalized (UN-EXTINCT + overthrown) US-CONST. LAW - re, "CHECKS-And-BALANCES" righteously.

YOUR - CALIF - DATA - OFFICES ETC. AND PA-MP: Toby Powell are (or, reasonably SHOULD-Be) IMPLICATINGLY AWARE / BE KNOWNSTS / ETC. (albeit regardless SYSTEMIC-Self-Serving-"WILLFUL-Non-Understanding(s)"; In-short, and, TON-DETERRENCE'S TO Evasion's; Quid-Pro-Qui, felonies & treasons; malfeasance(s) / No a Fraud(s).

→ Pg 7-of-144

right of an authorized State official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of State or other law.

(5) Nothing in this chapter shall be construed to expand, restrict, or otherwise modify any right of an authorized local government official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of local or other law.

(Added Pub. L. 95-575, §1, Nov. 2, 1978, 92 Stat. 2465; amended Pub. L. 107-296, title XI, §1112(1)(2), Nov. 25, 2002, 116 Stat. 2277; Pub. L. 109-177, title I, §121(f), Mar. 9, 2006, 120 Stat. 223.)

#### REFERENCES IN TEXT

Chapter 52 of the Internal Revenue Code of 1986, referred to in subsec. (b)(1), is classified generally to chapter 52 (§5701 et seq.) of Title 26, Internal Revenue Code.

#### AMENDMENTS

2006—Pub. L. 109-177 designated existing provisions as subsec. (a) and added subsec. (b).

2002—Pub. L. 107-296 substituted “Attorney General” for “Secretary”.

#### EFFECTIVE DATE OF 2002 AMENDMENT

Amendment by Pub. L. 107-296 effective 60 days after Nov. 25, 2002, see section 4 of Pub. L. 107-296, set out as an Effective Date note under section 101 of Title 6, Domestic Security.

### CHAPTER 115—TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES

Sec.

2381.	Treason. [Repealed.]
2382.	Rebellion or insurrection.
2384.	Seditious conspiracy.
2385.	Advocating overthrow of Government.
2386.	Registration of certain organizations.
2387.	Activities affecting armed forces generally.
2388.	Activities affecting armed forces during war.
2389.	Recruiting for service against United States.
2390.	Enlistment to serve against United States.
[2391.]	Repealed.]

#### AMENDMENTS

1994—Pub. L. 103-322, title XXXIII, §330004(13), Sept. 13, 1994, 108 Stat. 2142, struck out item 2391 “Temporary extension of section 2388”.

1953—Act June 30, 1953, ch. 175, §5, 67 Stat. 134, added item 2391.

#### § 2381. Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(2)(J), Sept. 13, 1994, 108 Stat. 2148.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §§1, 2 (Mar. 4, 1909, ch. 321, §§1, 2, 35 Stat. 1088).

Section consolidates sections 1 and 2 of title 18, U.S.C., 1940 ed.

The language referring to collection of the fine was omitted as obsolete and repugnant to the more humane policy of modern law which does not impose criminal consequences on the innocent.

The words “every person so convicted of treason” were omitted as redundant.

Minor change was made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 inserted “under this title but” before “not less than \$10,000”.

#### § 2382. Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §3 (Mar. 4, 1909, ch. 321, §3, 35 Stat. 1088).

Mandatory punishment provision was rephrased in the alternative.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$1,000”.

#### § 2383. Rebellion or insurrection

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 808; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §4 (Mar. 4, 1909, ch. 321, §4, 35 Stat. 1088).

Word “moreover” was deleted as surplusage and minor changes were made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$10,000”.

#### § 2384. Seditious conspiracy

If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.

Guaranteed -

"Republican - form - of - GOVT." / That "We the People" - Hierarchy-Sovereign - "SELF-GOVT(S)!" vs. Democratic "Mob-Rules!": WHEREFORE caught 'color-of-Law-officials' to be deliberately, purposeful, plundering 'America-the-Beautiful' (x "Home of the Free, Land of the Brave"), by conducting PROHIBITED pre-1776 - Again - "Poverty-And-Despair!" CAUSATION's (ie. x 27 + "He she HAS -- / combined with OTHERS To SUBJECT US TO a JURISDICTION THAT IS Foreign-To OUR CONST -- / i.e. etc. AND SYSTEMATICALLY = ABSOLUTISM - Violating "REDRESS-of-Grievance" FUTILITY; DENY - ENTITLED-Reliefs; To be 'GOVT-Crimes'), albeit briskfully PUT, AND, Incongruous compounded SYNTAX.

(P-- In addition, is protesting-Grievance, TO "F&T" - Political-Trials." C 397 US 337 & THAT which 1970+ US S.C.T.'s "Foreign-To-Ours-Const." - DEFERRANCES / That formally ADMITS GOVT-Judiciary's Evasion "Defense-Rights" / To contrary "establish-JUSTICE" / systemic "Punishment-for-Exercise-of-Civil-Rights" / Manipulative-deprivation-of-Rights-subjected-concert (etc), AND, consequential -- "the clear DANGER of convicting THE INNOCENT" per T.O.N: STOVALL VS. DENNO! These discovered "STATE-SECRETS!" / SwampStills - In-Action-Intolerably, WHEREAS 18 USC 2384 & 4; 241; 371, 1961; etc. Perfect-Evil-GOVT-crimes, TORTURES, MURDERS - of US - Adverse 'USA-Today' - "DISSENTERS"; BUT, Pg. 5-OF-14

"WOMEN'S -  
ABUSE!" (rel. Spiked chilvary Blank-Check!! w HITLERY'S BS  
"A woman Has A RIGHT To be believed!" / Nope! net  
HERE TO facts; as 2014 case, For 50 miles reach when  
The RNC 4+ days; "Factually-Incompetent" oppression(s);  
only "Animal-Cruelty" is by STATE & CITY S-C-21 "FAT-SEC-  
ICE-POLY" (SEPARATION-TORTURE, from Her master, probably  
blaming HERSELF-B); ETC and Extremely Serious Show-  
boating Ramification(s); as to FAT-criminal-VIOLATION's  
To X-USA's perfect-ing "COMMON-LAW" (vs.) for  
NO "2-or-more-witness-Rule" REQUIREMENT consequently  
SYSTEMIC "counterproductive" ("Supreme-Law-of-The-Land"); AND,  
"Domestic-Tranquility" LAW VIOLATION's routinely!); same for  
UNLAWFUL S-C-21 +/- Wife-Evelyn-Witness-COERCED-  
"Self-Incrimination!" PROTECTED GUARANTEE violated;  
per "Marriages - 2-BECOMES-1!" RE. 'She + I = BOTH'  
Did-NOT-Authorize public court testimony complex priv-  
ate info. to GOVT-Enforcement; AND foreign Nevada State's  
"Federal-Judicialization-only!" / 1 of 4+ per 100+ Demanded  
affidavits "Federal-Judicializing!" (TOM, FEDERAL, etc);  
"Any state Law -- MUST Yield!" / Ref) TOTALLY VS.  
Longstanding FAT-"Foreign-To-Ours-Const." -Evid-  
ent w/ - Malfeasances - Anti - Nonfeasances - (ulp-  
able - "CONSPIRACY") / ETC - misconduct's (& re. pre-  
sated + implications) ie 'convicting the innocent deliberately),  
And, further more THEREFORE 'Factually-discredab-  
bly-supported' To be TREASONOUS-"TOTALITARIANISM"-  
Socialists - STATE: our throwing GUARANTEED-  
→ Pg 4-of-14C

as Thats evident. F&T - Punishment-for-Exercise-of-Civil-Rights; For persisting OPPOSITE-TO-WRONG-Defense-Right(s); As for No occurred Domestic-violence ETC, 2-9-2020, BUT, is/was "Wife-of-An-Woman-Fraud's" precipitated by past Life long abuser's "ACE"; Adverse-childhood-Experiences" EFFECTS (re. distrust, manhater, "good"-is-mishandled like "throw-the-baby-out-with-the-Bathwater"; loving addressing past events to improve is met close-minded contempt "IT'S Dead And Stinking!"; etc and very young child practices perfected to all this Repetitious Pretensions beliefs -- so as to Practice and Embrace Life Long Independent Defensive Best Effort Survival; ie. Furthermore "NOTICED" to implicate "ENABLERS" Felonious & Treacherous-"Bedges & Robes" / Accessory's / Family Advocates/ETC-officials' CRIMES, for BS-"Good-Intentions!" / ETC, and participants HERETO numerous 'violate-Rights' (ie. 18 USC 241, 4,2384, ETC, and Capc 422.6, 4019.5, 4015, 1096, etc); As to Treacherous-Aid and Comfort" (fully)-EFFECTS; Elder AND womens-

→ Pg 3-of- ↵

(S, +) Denver (Additional) or to Immunity (Att's Test) in (k)  
But-oh-say, don't me "Affirmation of record for his silence." / ETC  
and for "Confrontation Rights" (Op. w/ the "Long-Term-Liability")

therefore problematic & constitutionally-justified, in addition to (c)(4)(a)  
"Proprietary-Settlements!"), add of which is largely unacknowledged to readers here—  
"Treasonous-Or-Not" revolution (\* whereas be, part-of-the-solution, / not problem—by  
discovered Farmer Jefferson's "...the chains of the Constitution," for activated 1/30/05  
"We the People,") & "Domestic-Benmeies". This is probably true. Not only by recently  
TREASON would continue to grow & prosper; by government-officials (subordinate to  
Such is largely suspect to be purposeful result so in that "DOMESTIC-

#1) The misunderstandings about TREASON subject matter is magnificant & serious.

en case 2:22-cv-00380-WBS-DMG Document 1 Filed 03/01/22 Page 122 of 233 when  
 a LONG-TRAIN of Abuses and usurpations--/ IT IS Their  
RIGHT, IT IS Their DUTY TO THROW-off such Govt. and/or And,  
 as TO ("ICON")-Calif.-"People" charges"; x70+ "Collective-DRAFT-  
 es"; For "Civil-Trial-WIT"-RIGHTS-X-USA's-1. establish-JUSTICE;  
 i.e. James Richards 530-356-0342; Nick "Bassel" 246-9131; Army-Sit-  
 uation-Army - kept; United-Ways Michael Fdn; Ed Stewart  
 Chad Franklin; Father-LJones-fc:TI; i.e. "The New World Library";  
 Navato Ca; Vatican-ST Thomas More-Security ATY's ASSISTANCE  
 i.e. etc. x70+ Each "DUTIFUL-Allegiance"-INTERVENTIONS-ASIST-  
 ence" and Ref). This is most-single-Due-NEED (TopTen)  
 To get corrective-Action To (FTT)-VIOLATION'S (aka-Concert-  
 ed-FTT-CONSPIRACY!)--", and To HAVE The ASSISTANCE of  
 Counsel FOR his/her DEFENSE." Right's (\* PS-NOTICE's  
 ref. 2-9-2020 +/- combatting- unlawfuL-F&T-ARRESTS Unen-  
 able- Searches-And-Seizures"; for i.e. unlawfuL-female-  
 favoritisms-Discriminations; ref Mrs. C. Hoff-Sommers "war-on-  
 Bozzi" / "Confirmation-Bias" / "view-point-Discriminations/etc.  
 by-- SCSC - participants, "Badges + Robes"/Quack"fraud" PGS/IAU  
Accessory's/ETC-officials"; yourselves DIST-ATY's, ref. (a-ATY-  
 com, Banker-ETC. 601 L 12550 "Take Full-Charge" July 20  
 2020 and Simister County Board-of-supervisors (et al) July 2  
 2021 and 14 Pgs est. 30th 2021, Commanded- "INTERVENTIONS,  
 Appoint "ASSISTANCE of Counsel For HIS (RATIONALE+N-  
 T-ATY's) V, in THE DEFENSE of ALL the PEOPLE  
 and their right to Life, Liberty and the Pursuit of Happiness  
 and that no person shall be held to answer for any offense  
 unless it be on account of some specific & well-defined  
Offences fully known & distinctly TORTURES, To 2>T  
 Reliefs Typies, albeit That establishes deliberate-  
 disregard Indifference (for i.e. Deliberate forearm Rupture  
 during a military medical examination or during an Electrocution  
 Execution); the and - SCSC Systemic Every SCSC is  
 sadists; entraping Their Power-monarchs (C3 esp.  
 per Wallers SCSC - HQ, Admin, Medical, even Extra-legal, the  
 "Back-Turkey's"; AND as to been SURVEILLANT-TORTURES; and  
 enclosing NOT Available DUTIFUL Reliefs BUT For  
 additionally Deliberate USMC- PTSD Aggravations,  
 Harms and injury's THAT ROUTINLY "shock-the-lioness" Tortures,

1 TO: (F&T)-Sha-Ctry (A)  
 2 DIST-ATY's, S. Bridget; T.  
 3 Powell, S. Terman; ETC  
 4 (personally, by Grievance-Law)  
 5 1355 West Street  
 6 Redding, CA. 96001 (w/o oversights)

\* Ref. Grievance's (F&T) -  
 Criminal Misconduct Evidence!

7 Ref's Unconst-Laws 20-22  
 8 CZC75's ETC. & SISL-E TY;  
 9 Calif.-"People", AND,  
 10 I-3C-2003+/- "Trust  
 11 COUNS-CR-NOT"-  
 12 Law & War Cas either Abuses, Neglects, T-Malfeasance's And/or  
 13 Neglectful-Nonfeasance's THAT PREJUDICES Otherwise Fairment/  
 14 "Part-of-The-Solution"/ Corrective-Action - "C.C.O.T."- Endeavours;  
 15 However, contrarily should DUTIFUL "Allegiance" Interventions +  
 16 ASSISTANCE"; ie - For Stopping VIOLATED-RIGHTS; Err. False Imposition!

DATED: Feb. 11th, 2022

RE: "CONFRONTATION-RIGHT(S)"/Defense-EVIDENCE; And  
 That ERUPTS-(Ref's)-BEKNOWNST-Unlawfully-Suppressed-  
 Exculpatory-Evidence-(Defense-Rights); Esp. prevalent (F&T)-  
 "CONCEALMENT-CRIMES" (18 USC 2382+4) To SECURE-Arrest, IAC-  
 ATY / Biased-Judicial-Activism-July 2/ D.ATY's/Fraud-PCT= Unlaw-  
 ful-PERFORMANCE'S/ Jail-Med/ ETC. (2384;4) "Sedition"-Conspiracy"

Greetings, and: "RESPECT-For-All-of-My-Relations!" (Rel. Bibbs  
 Rem. 1397, directly & implicatingly, "Give All Their Due"). "I" (etd.) Come Today in  
 a Good-Way. However, must assertively Confront-VIOLATED-RIGHTS-concert  
 (ETC, Ref's May'21+/- 'Felonious & Treasonous-"OBSTRUCTIONS(S)" i.e. 1985  
 In re Bower, "Fundamental-Rights"; "matters outside THE Record..";  
 Writ for Habeas Corpus is "REQUIRED" (att, F&T-IAC-ATY)/ "Grievance-  
 Right(S)"/ MoFTP/ "Access-To-The-Court"-Compulsory/ ETC. Problemsome/futilit-  
 ies Mandate "PUSHARGE" rel. "Prosecution's suppressions of fa-  
 vorable EVIDENCE --"; per 1999, In re PRATT; And, ETC. IS

Cases: 21-01399-JDP-

22-(HC)-026-JDP-

18-(MoTlP)-  
(et al.)

Lee K. Clarke  
SHASTA COUNTY JAIL  
1655 West Street  
REDDING, CA 96001

Re. 'Non-(F&T)-CONCEALMENT-CRIMES';

Per 18 U.S.C. § 2382 + 4 PWTY'S (MoTlP)!

TO: "CALIF-PEOPLE"-chargers-(T.O.N.)-  
ATTORNEY'S -- (ie) Katherine C. Manuel + Shasta-  
County BAR Assn; Kuferas McNelly; Berger;  
Izzy; Berg; Russel; Stokes; Cruise; T.  
Serra; K. Shell; etc. VIA same's and Mrs.  
Rhonda M. Hixon, c 1574 WEST ST, RDg 96001

DATED: Nov. 10<sup>th</sup>, '21

Re. for the confrontations AND correction To (F&T)-  
IAC-ATY'S Anton (eTo), Tim Prentiss, etc. AND  
18 USC 2384; 4 (etc) "Seditious-Conspiracy" (ie. "Judges"  
C. Beatty; D. ATY'S, "Fraudulent-Psych-Pt, Sesa-Med", etc.

#### DECLARATION-(DUTIFUL, ETC.-NOTICES):

The BS-PC 1368 +/- (1ST) is currently Again unlaw-  
ful (w/ Ref's), and specifically for violating such 2011-  
JULY'S ("matters settled by Judgment"/"Final-Judgment")  
"on the merits"/"a matter once judicially decided is  
Finally decided"/(etc) - And Res-Judicata (for same-  
issues) To 2011 +/- "Fraudulent+Political+unlawful-  
DeFerances, And Discreditable-Discriminations Psych-Pt, Sesa-Med",  
THATS mandating "Absolute-Bar" for psych-BS "(Feloni-  
ous + Treasonous)" - "Political-Trials." @ 397 vs 337 and  
systemic "obstruction-of-justice"/ And/ Evasions of  
US CONST'S "common-Law" (ie. "Heard before  
condemned!"), and that off-T-fd-ATY'S-Intolerable  
For "Surrogate-Prosecutors" misconducts To be

The following is a sample Proof of Service. Pursuant to Rule 5 of the F. R. Civ. P. and Local Rule 135, each document filed after the court orders service in your case shall be served on opposing counsel and a proof of service attached to your document filed with the court.

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

L.R. K. Clarke, USA G & SP (ie) 05CV-2073-(Meff)  
(ET al.) Plaintiff or Petitioner  
v. Federal Crime Victim Case Number: 2:99-CV-99999 ABC DFG  
(example case no.)  
Calif. (SAC-SDNY) - PEOPLE; # 221-01399-  
SCSO - ETC Defendant or Respondent # 22-0026 (HC)-  
AI-A TY/ J. Scott, Brett Flynn/ PROOF OF SERVICE  
Jailers - Med / ETC, "Prosecutor  
1999 in re Pratt, Suppression &  
Discharge), US-VIS-X-ATY-601/  
ATYS Maggiori Scott,

I hereby certify that on \_\_\_\_\_ (Date) \_\_\_\_\_, I served a copy of the attached

(Title of Document Served and Filed)

by placing a copy in a postage paid envelope addressed to the person(s) hereinafter listed, by depositing said  
envelope in the United States Mail at \_\_\_\_\_ (Location of Mailing) \_\_\_\_\_:

(List Name and Address of Each Defendant or Attorney Served)

I declare under penalty of perjury that the foregoing is true and correct.

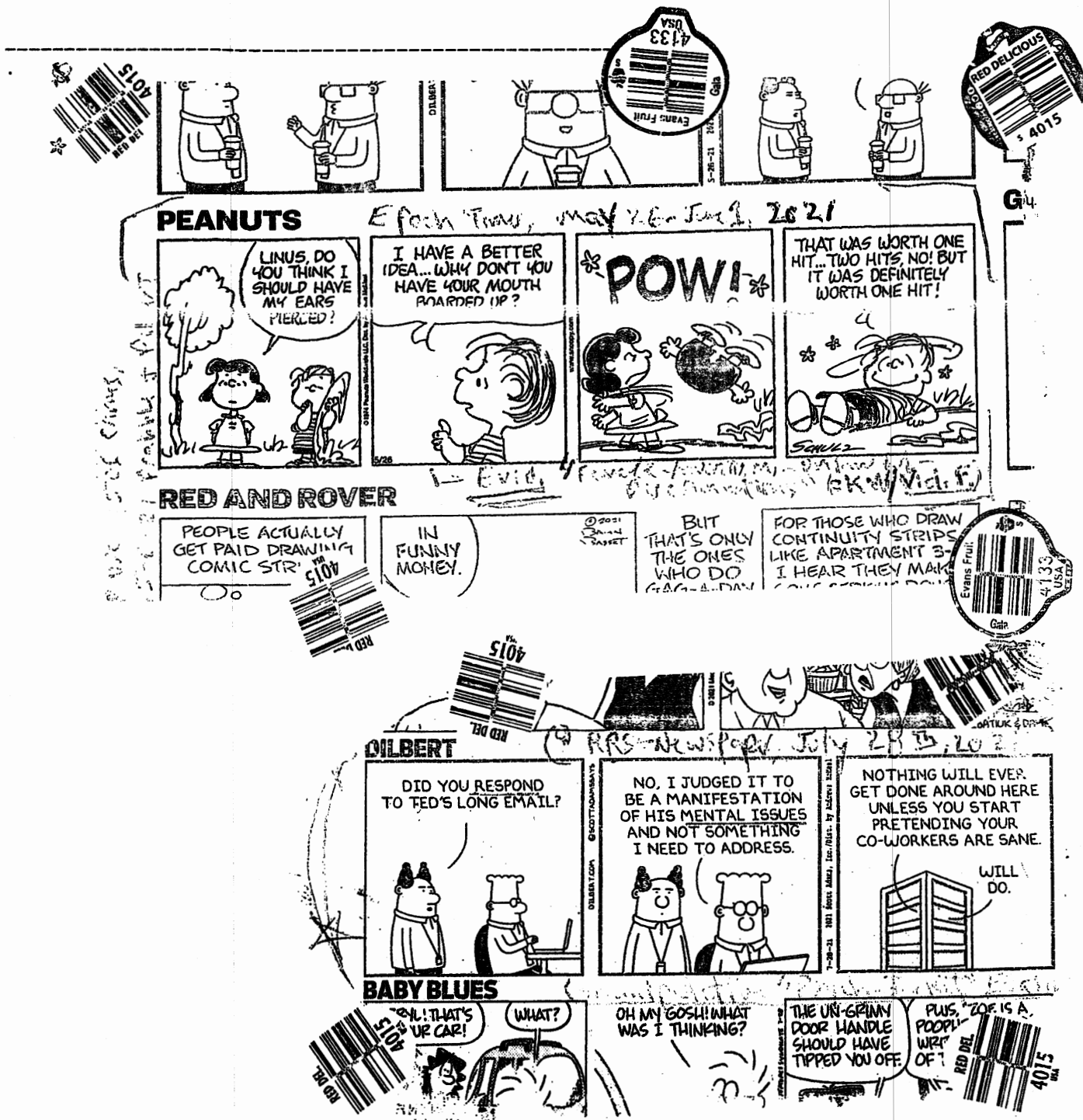
\_\_\_\_\_  
(Name of Person Completing Service)

To be misrepresenting defendant's "and To HAVE THE ASSISTANCE of Counsel FOR his/her DEFENSE." Rights (notably THAT cunningly-manipulates an Political States preferences TO avoided, ie. as To no authoritative power) and/or "Federal Jurisdiction-only!" / rei. "Fed-Supremacy" / T.O.N. defendant's free vs. Bland's; "Any state Law--/ Must Yield." / Etc. and "Kuwait-An-movement"; Frauds, NO Domestic-Violence CRIMES (etc. and "lawful-crimes!" Defense To JURY THATS politically-unpreferred's), And, such non-Res-judicator is merely additional "F&T" "unreasonable-Searches-and-Seizures" (etc., and/or solidifies Psycho-Frauds" News-ed 9-27-2015, NPR, Sawy Virginia's Timothy McPernell + Stanford Univ's Jeff Driver for Proving misdiagnos's get "Deny and Defend!" (over-sp's?)

This all sought corrective confrontations is admittedly and understandably TO be difficult and problematic or resentments, BUT, such is serious "Catch-22!" That my Silence/etc. would truly constitute intolerable "Self-Harm!", THEREFORE "Calif-People"-chargers/Enablers/F&T-"Accessory's" are best to be confronted for "Problem-or-Solution-(T.O.N)!", and expose such "F&T-(ie. 18 USC 2384 + 4) "Seditious-Conspiracy" (ps. that hopefully GETS solution based "ASSISTANCE" VS. unpreferred F&T-factionals)

Case: 2:21-cv-01399-JDP - (?)  
USDC, July, 2022, SAC-CA.  
# UNBIFURCATED-WIT + 1483,  
# 18 NSC 2382, Non-FIT -  
"Concealment - Crime"  
REPORT-Duties? (corrective-Action)

Lee K. Clarke (et al.)  
SHASTA COUNTY JAIL  
1655 West Street  
REDDING, CA 96001



Violating 4-To-7+ U.S. CONST.'S-LAW - ("RIGHTS")- Protections - And- prohibitions- daily (\* w/ Ref's fully set forth at this point & hereafter! \*) -- i.e. 'Felonious & Treasonous - "False-Imprisonment(s)"

(\* Ca Evid c. 451 Judicially-NOTICED/s - Thats withstandingly True, as per IAC-"Surragati-Practitioner" (\*)- Pd-ATy's; etc. "Conspiracy", AND, Concerting-Systemic T-CA-PL-1252 "Adverse To The STATE" - Such subject "PASS"-The-Buck-Game / EVASIONS/ Contrary ", Establish-Justice" / TOO "Defense-Rights"?

And, 'F&T-Concerted-Conspiracy' includes 18 USC ss 2302 & 42 Officials 'concealment-crimes'; etc. and OR F&T-partner/slip-Participations-for-Fraudulent-Psych- F&T-Political & unlawful "STATE-whores" & "Co-Conspirators", To Tortures / "Violated-Rights" / etc. and obstructions. THAT're Derivatively Culpability's,

However, 2011-July (final-judgment) is SAME fundamental, "Fraudulent"-Psych-M.H.-"Disorder"-manipulations, albeit 2011 discredited quacks, etc. Criminals, w/ "Judges" C. Ruthy, DIST-ATy's, Toby Powell, LT-Marshalls, etc. WITNESSES AND Factual-Record for Today's "precedented"-LAW! AND Proving-Unlaw-Ful-(F&T-Psych-M.H.-"Political-Trials) (rel. IAC, etc. on 1st rational Based "Defense-Rights"); etc. and "Lawfully-Dangerous" / etc. are Legal-NOT-Psych/MH"

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

LEE K. CLARKE, (et al.)  
w/ln. 1-30-2005 v. TOT COMPENSATION NOTIUS!  
XST % + "W- the Plaintiff(s)/Petitioner(s),

vs.

SHASTA COUNTY SHERIFFS DEPARTMENT,  
ET AL.,  
USVA, US- POJ, AG, US- ATYS, USML, Congress,  
etc. Plaintiff(s)/Respondent(s).  
OVER TWO WAYS OF US (east, law --

Case No. 2:21-CV-01399-JDP  
~~\* That's ALSO (unbifurcated) - WITH~~  
CONSENT / DECLINE OF U.S.  
MAGISTRATE JUDGE JURISDICTION

w/ ~~10~~ # 05CV-20730  
Lee. # 18 CV-2044-JAM-KRN,  
Lee. # 22 (HC) 026-JDP

This case was randomly assigned to a Magistrate Judge. A Magistrate Judge may perform the duties assigned pursuant to 28 U.S.C § 636(c) and Eastern District Local Rule 302. However, a Magistrate Judge may not preside over the trial in this case or make dispositive rulings without all parties' written consent. 28 U.S.C. § 636(c). If the parties do consent, a Magistrate Judge may conduct all proceedings and enter judgment in the case subject to direct appellate review by the Ninth Circuit Court of Appeals. If a party declines to consent, a Magistrate Judge shall continue to perform all duties as required by Eastern District Local Rule 302.

Therefore, within 30 days, the parties shall complete and return this form to the court. However, the parties are advised that they are free to withhold consent without adverse substantive consequences. (and "Per-Kid-Ten" "Elections" by  
USDC, etc. cautioning Plaintiff & Enabling to "Fit" "Penishment" & Per-Exercise - of  
CIVIL-RIGHTS! - claims? Rele

DATED: August 9, 2021

/s/ - Jeremy D. Peterson  
United States Magistrate Judge

**IMPORTANT:** You must check and sign only one section of this form and return it to the Clerk's Office within 30 days.

**CONSENT TO JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE**

The undersigned hereby voluntarily consents to have a United States Magistrate Judge conduct all further proceedings in this case.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

No Waiver US Article 11  
Judge, purposefully

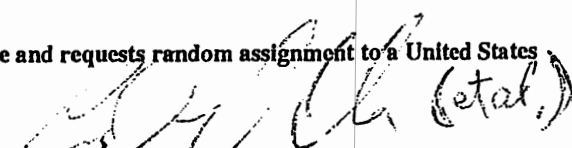
Print Name: \_\_\_\_\_

( ) Plaintiff / Petitioner ( ) Defendant / Respondent

**DECLINE OF JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE AND REQUEST FOR REASSIGNMENT TO UNITED STATES DISTRICT JUDGE**

The undersigned declines to consent to a United States Magistrate Judge and requests random assignment to a United States District Judge.

Date: 8-1-2021

Signature: 

Print Name: Lee K. Clarke (et al.)



(cont) Legal-Net-Psych-MH

THAT'S RESULTS TO '2011-CIVIL "Common-Law"-JURY'S Office and for All Confrontations, And THEREAFTER US const's 7<sup>th</sup> Amend's [ii] and NO FACT Tried by a JURY SHALL Be otherwise Re-Examined in ANY COURT of the United STATES. THAN according to the Rules of The Common Law. ETC; And, THEREFORE requires such (F+T)-1868+(1ST) To be subjected To "Arrest-of-Judgment." (& "Yesterday!" +).

CC -- w/ ATy's Joe Ahnert; Anika Stokes; John Kicera, MIKE Berges, Eric Berg, Erin McNally, Mike Ocan, Tom Lowry, Matthew Izzy; Teby Powell & Stefanie Bridget; - STORMENT, Walter also; Kath-Manuel, Tony Serra, Elizabeth soll, Sems + menemeh, Ante Lato, Tim Lantis, Sean Rashkis, Rhonda M. Hixon 530-244-9666 (& centralized-service, "Assistance" - "Draftees"! +)

EXHIBIT A

fig 5-OF-

R-: Accordingly, Separate To any and ALL so-called  
'convenience - bias' (or T.O.N. = 'Problem - OR - Solution !'),  
THAT Here To erupt's formalized artful, Righteous, Free-  
Assistance) VS. OTHERWISE (F+T) 18 USC 2382 + 4;  
discredited, wing, unamerikan HERE, etc. conradmat-CRIMES

Please do thank you ASAP "Yesterday!" (or Extended  
constitutively yours, and, in  
the spirit of my ancestors --

"Mr. United States Attorney  
General & Special-Prosecutor Lee K.  
(general-eagle) Clarke et al. - ie.  
Rel. USC 1991+ App T vs Const.  
Article's III, VI, IV. +/ "Ambas-  
siders, Public Ministers and Counsellors  
AND 28 USC 594 +/- "Assistance"  
benefits OR alt. "Poly-Convicted"  
Imp-Federal-officer - - AND evid.  
Rel. US DOJ, AG/SAC- vs ATy's /etc  
FAT- "foreign to our coast" - DONE  
TAs An Mther of Law" PISQ; i.e., Fed

ANSWER - (a)  $N^{\frac{1}{2}}$  - (b)  $\sqrt{N}$  - (c)  $N^{\frac{1}{2}}$  - (d)  $N^{\frac{1}{2}}$

Such is largely suspect to be purposeful result so in that "DOMESTIC-TRIASON" would continue to grow & prosper; by government-officials (subordinate to "We the People..") & "Domestic-Families". This is provably true. Not only by recently discovered Father Jefferson's "...the chains of the Constitution." for activated 1/30/05 "Treasonous-O-N't" revolution (\* whereas be, part-of-the-solution, not problem--by "Proprietary-Sentences!"), and of which is largely unacknowledged, in addition to therefore problemsome & conveniently-justified, in addition to (STATIST).

The misunderstandings about TREASON subject matter is magnificient & serious.

**Am 18 U.S.C. Section 2382 Misprision Of-Treason-Presentation**

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

LEE K. CLARKE, et al. - i.e. 51% +  
 "We the People," Americans ("COT" beneficiaries)  
 Plaintiff(s)/Petitioner(s),

vs.

SCSO, et al. (F&T - "Foreign-to-Ours-  
 CONST"/ "Judges & Robes"/ No Authority's  
 Last-Corrupt-Etc")  
 Defendant(s)/Respondent(s).  
Unlawful-US & CA-Judge" (JAM + KJM),

This case was randomly assigned to a Magistrate Judge. A Magistrate Judge may perform the duties assigned pursuant to 28 U.S.C § 636(c) and Eastern District Local Rule 302. However, a Magistrate Judge may not preside over the trial in this case or make dispositive rulings without all parties' written consent. 28 U.S.C. § 636(c). If the parties do consent, a Magistrate Judge may conduct all proceedings and enter judgment in the case subject to direct appellate review by the Ninth Circuit Court of Appeals. If a party declines to consent, a Magistrate Judge shall continue to perform all duties as required by Eastern District Local Rule 302.

Therefore, within 30 days, the parties shall complete and return this form to the court. However, the parties are advised that they are free to withhold consent without adverse substantive consequences. ~~HONESTLY, UNINJURABLE & WORKED-  
 TOGETHER / CONVICTING - CORRUPT JUDGES BY F&T USDC EASTERN'S PARTY CONTINUITY AND  
 COURT'S F&T - PUNISHMENT - FOR - EXERCISE - OF - CIVIL - RIGHTS" ENLISTED /  
 18 USC 2384; 4, 241, 371, 1961, 2381 - 2382, ETC.~~

DATED: January 5, 2022

/s/ - Jeremy D. Peterson

United States Magistrate Judge

w/ KJM & JAM  
 DISQUALIFIED'S  
 CONFLICTS

**IMPORTANT:** You must check and sign only one section of this form and return it to the Clerk's Office within 30 days.

CONSENT TO JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE

The undersigned hereby voluntarily consents to have a United States Magistrate Judge conduct all further proceedings in this case.

PS, CA-BAR 6/1/2022  
 No. 22-0-00386 Sean Mark Rashkis, w/ 18 USC 2382,  
 non - concealment-crimes signature implication's corrupt Judge "to (cons?)!

Date: No Waiver; Any Rights w/  
 i.e. Article III "Judges" - No - Print Name:  
 (State-of-Law) Immunity, for Corrupt F&T Plaintiff / Petitioner overthrow Coup!  
 Defendant / Respondent

DECLINE OF JURISDICTION OF A UNITED STATES MAGISTRATE JUDGE AND  
 REQUEST FOR REASSIGNMENT TO UNITED STATES DISTRICT JUDGE

The undersigned declines to consent to a United States Magistrate Judge and requests random assignment to a United States District Judge.

Date: 1-15-2022

Signature:

Print Name: Lee K. (gavel/flag) Clarke (et al.)

Plaintiff / Petitioner  Defendant / Respondent

Mailed -- SUPREME COURT OF CALIF. @ Sept. 13<sup>th</sup> 2021 (X5 Mail)

350 McALLISTER ST, SAN FRANCISCO CA. 94102

w/ Jail Rps Hedges & Lowe

CONTENTS:

- 25 pgs w/ Proof-of-Service; Envoy Petition For Writ of H.C., (SISK DISTRICT Ct.)
- 4 pgs - "IV; Petition (IAC-ETC) Suspensions + Evasions Concerning "the clear record";"
- 5 pgs -- Ground VI writ of HC for 10-27-20 - "writ of Quo Warranto" / a. "Forelanc."
- 18 USC 2384 pg/ Notes, STATUTE D 2pg Booking ADA Form + 5-7-21 "DRAFT..."
- 229 NSMC, PTSD, ADA, Service Dog C/TZ L 229 (est. 5-26-2021) 7-28-21 Mgmt
- W/Governance Pkg L - Pkg 140817632/139707992, 4-28-21/6-19 6R-60618658, ADA-Res + Medical Summ's; 6 pgs Med-Bd.; 4891 8658 + 139672812-ADA; 2858n;
- ♦ 139991242; ♦ 139991242-4-3-21; § 24-71 x 9-8TT - "Evidence";
- ↳ US - DEJ. ATY 600 + SAI IA vs ATY Pkg 8-1-21 (W/ KENMR-14421 o/c  
Oregon Trail, Rdng, CA; 3 yrs US ATY M.Scott-T. T. Berg ACP/21 (Ref 15812-11-21)
- 4 yrs US DEJ. (Civil Right) Inv WIPC 8-17-21;
- ↳ 2 pgs 9-2-21, FRT (the CT) (Court/111+ criminal-miscord-Reports)
- ↳ 6 pgs 5-13-21; Ca Con or Jsd Perf. ↳ 4 yrs of 4 yrs + US Con/Jsd-Conte
- ↳ 4+ yrs 8-4-20 / P. 4015 ("new") - "Confident-Authority" (Court/cont'd);
- ↳ 4 pgs 8-1-21, (a) Supreme Ct for (via) Shw/TC City
- ↳ 3+ pgs 7-3-21, VFW - Com. Bldg Rose St, S 216 WEST BENT ST.
- ↳ 2 pgs 7-4-21, Shw City Sheriff's Office, Sh-Bent St (loc. Successor)
- ↳ 3+ pgs 7-9-21, Lake M. Neighbors Ed Stewart + Chad Franklin
- ↳ 4+ pgs 9-1-21 Rding Randolph, ATY Tracy Edwards, B. Kituchi, Jack  
Pettie Jr, James Heyward, "Pastor" Brendan Frank AND Anderson  
"AM-Godfull-CHURCH"; (INTERVENTIONS) in "Christians" Birth Month 10/15,
- ↳ 16. 4 yrs 8-20-21, Kent, Linda, Travis, KENR via 14421 all present
- ↳ — (a) 8-41, P-42 -- NO 1 Infection Premium --
- ↳ 2 yrs Shw City Superior Ct, 8-1-21, via (a) Supreme Ct, Ct-1ST)
- ↳ 2 pgs 9-1-21, Envoy Reg # 140471232;
- ↳ 6 pgs 7-4-21, ♦ 132161852, ADA-Governance Right ("FCTTS/ANTS")
- ↳ w/ 300 Park Marce P., Rding (At, 16-01)  
attm, Jail-Private, sheriff Michael Johnson (Rpt 6-1-R,
- # wife Gavrilov's "NOTICES"; Legge letal. - i.e. 1991+ APT USPC  
vs Coast Article III "Ambassadors, Public Ministers and Consuls";  
i.e. ETC. and US O.S. ATY 600. Monroe Garland; ETC (Confidential-  
T.O.N); re. PL 96-247, 42 USC 1997a-L+ CERT USPC  
"MOTION TO INTERVENE"; "To practice of Resist-  
ANCE"; "CRIMES")

**DETAILS OF COMPLAINT (Attach additional pages if necessary)**

State your complaint in chronological order and in detail. In addition, please include dates of treatment and list all relevant treating providers specific to your complaint. It is important that you be specific regarding any allegations of substandard care. Providing a comprehensive narrative of your complaint allows for a more expeditious review process.

Signature

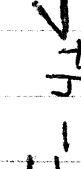
Date

Application -

Platform-Mechanisms-System-BUILT or constructed-participation, as TO electronic-High-Tech-mixtures Someway detrimentally effects on Detainee's NEED or problem or protest for "Care + Treatment!" RIGHT And/OR violation's 4<sup>th</sup>, 5<sup>th</sup>, 6<sup>th</sup>; 7<sup>th</sup>; 8<sup>th</sup>; 10<sup>th</sup>, 13<sup>th</sup>, OR 14<sup>th</sup>, OR 1<sup>st</sup> and OTHER protection's And prohibitions "RIGHT'S", and, as THAT "Correctional-officers" HAVE SOCIETY-TAX PAYERS-DUTY's To promptly CURE VS. 'act-'More-Harms-Than-Good-in-TINhS'; Rel. T-(calif.-1991+ Domestic-Treason's-MFG- Criminals, Adick's, Psychotic and Homeless problems!); And -- (4) THAT ("Demands!") To be NOT only immediately ("Yesterday!") PROVIDED such information To SameS (Re. "NOTICES" w/ie. "problem-OR-solution!" and 1-30-2005 +/- "Treasonous-OR-Not-LAW-And-War" 10+pgs components; ie. etc.) For Jailers & Detainees phone, Tablets, communication-Messaging; County contracts, specific considerations, over all, unknowns, set-up, "Psych"-etc ↓ Professional involved input, All Rel. rational-Dialog START-↓ To-completion, including "Bugs-Imperfections-Repairs, To ie. OSCSO Grievance's-3-Steps-Layers; ie. for 4 days limit-↓ ation on appeal options; AND character info. count ↓ Summary + Description; for Detainees-Inmates NOT ↓ enabled "construction-saves" per shared use knowns ↓ interruptions VS. LOST-work, frustrations, Anxiety, ↓ Stresser + Real Trauma relevant's That's felonious-etc. 'Violated-Rights' CRIMES' Re. Grievances ONE-TIME ↓ stopped Incomplete-frauds, Rel. "Credible-Evidentiary-SUPPORT"



↓ communication - Messaging; County contracts, specific considerations, over all, unknowns, set-up, "Psych"-etc ↓ Professional involved input, All Rel. rational-Dialog START-↓ To-completion, including "Bugs-Imperfections-Repairs, To ie. OSCSO Grievance's-3-Steps-Layers; ie. for 4 days limit-↓ ation on appeal options; AND character info. count ↓ Summary + Description; for Detainees-Inmates NOT ↓ enabled "construction-saves" per shared use knowns ↓ interruptions VS. LOST-work, frustrations, Anxiety, ↓ Stresser + Real Trauma relevant's That's felonious-etc. 'Violated-Rights' CRIMES' Re. Grievances ONE-TIME ↓ stopped Incomplete-frauds, Rel. "Credible-Evidentiary-SUPPORT"



↓ communication - Messaging; County contracts, specific considerations, over all, unknowns, set-up, "Psych"-etc ↓ Professional involved input, All Rel. rational-Dialog START-↓ To-completion, including "Bugs-Imperfections-Repairs, To ie. OSCSO Grievance's-3-Steps-Layers; ie. for 4 days limit-↓ ation on appeal options; AND character info. count ↓ Summary + Description; for Detainees-Inmates NOT ↓ enabled "construction-saves" per shared use knowns ↓ interruptions VS. LOST-work, frustrations, Anxiety, ↓ Stresser + Real Trauma relevant's That's felonious-etc. 'Violated-Rights' CRIMES' Re. Grievances ONE-TIME ↓ stopped Incomplete-frauds, Rel. "Credible-Evidentiary-SUPPORT"



↓ communication - Messaging; County contracts, specific considerations, over all, unknowns, set-up, "Psych"-etc ↓ Professional involved input, All Rel. rational-Dialog START-↓ To-completion, including "Bugs-Imperfections-Repairs, To ie. OSCSO Grievance's-3-Steps-Layers; ie. for 4 days limit-↓ ation on appeal options; AND character info. count ↓ Summary + Description; for Detainees-Inmates NOT ↓ enabled "construction-saves" per shared use knowns ↓ interruptions VS. LOST-work, frustrations, Anxiety, ↓ Stresser + Real Trauma relevant's That's felonious-etc. 'Violated-Rights' CRIMES' Re. Grievances ONE-TIME ↓ stopped Incomplete-frauds, Rel. "Credible-Evidentiary-SUPPORT"



↓ communication - Messaging; County contracts, specific considerations, over all, unknowns, set-up, "Psych"-etc ↓ Professional involved input, All Rel. rational-Dialog START-↓ To-completion, including "Bugs-Imperfections-Repairs, To ie. OSCSO Grievance's-3-Steps-Layers; ie. for 4 days limit-↓ ation on appeal options; AND character info. count ↓ Summary + Description; for Detainees-Inmates NOT ↓ enabled "construction-saves" per shared use knowns ↓ interruptions VS. LOST-work, frustrations, Anxiety, ↓ Stresser + Real Trauma relevant's That's felonious-etc. 'Violated-Rights' CRIMES' Re. Grievances ONE-TIME ↓ stopped Incomplete-frauds, Rel. "Credible-Evidentiary-SUPPORT"



↓ communication - Messaging; County contracts, specific considerations, over all, unknowns, set-up, "Psych"-etc ↓ Professional involved input, All Rel. rational-Dialog START-↓ To-completion, including "Bugs-Imperfections-Repairs, To ie. OSCSO Grievance's-3-Steps-Layers; ie. for 4 days limit-↓ ation on appeal options; AND character info. count ↓ Summary + Description; for Detainees-Inmates NOT ↓ enabled "construction-saves" per shared use knowns ↓ interruptions VS. LOST-work, frustrations, Anxiety, ↓ Stresser + Real Trauma relevant's That's felonious-etc. 'Violated-Rights' CRIMES' Re. Grievances ONE-TIME ↓ stopped Incomplete-frauds, Rel. "Credible-Evidentiary-SUPPORT"

↓ communication - Messaging; County contracts, specific considerations, over all, unknowns, set-up, "Psych"-etc ↓ Professional involved input, All Rel. rational-Dialog START-↓ To-completion, including "Bugs-Imperfections-Repairs, To ie. OSCSO Grievance's-3-Steps-Layers; ie. for 4 days limit-↓ ation on appeal options; AND character info. count ↓ Summary + Description; for Detainees-Inmates NOT ↓ enabled "construction-saves" per shared use knowns ↓ interruptions VS. LOST-work, frustrations, Anxiety, ↓ Stresser + Real Trauma relevant's That's felonious-etc. 'Violated-Rights' CRIMES' Re. Grievances ONE-TIME ↓ stopped Incomplete-frauds, Rel. "Credible-Evidentiary-SUPPORT"

- SUPPORT<sup>11</sup>

for "Law-Enforcement" and "Establish-Justice", & ~~to~~-~~use~~  
"Allegiance", Willing-Participation-Responsive-Disclosure  
 (& And my Properly-Immediately PROVIDED HERE  
 Long-Standing Demands -- and TO HAVE The ASSIST-  
ance of Counsel FOR His Defense." To Me New!);  
 Etc. and USA-Patriotic "Due-Diligence" vs. F+T-Willful-  
Non-Understanding(s)! - Pre-Judicial-Participants  
 THAT's Treson's - "Aid and comfort" Additionally (i.e.  
 esp. as To STAFF Facility "Power-off!"/Restart/Manual-  
 observation To Inmates open Accounts AND Torturous-  
 Force-QuiT-STaff-Control with, or w/o, Observing-Inmates-  
pre-"send"-Typing-STATUS; i.e. ETC. and as To Your  
 ATY's - manipulative-Justified-Infringement: ERUPTS at  
 Least 18 USC 2382 + H: F+T-CONCEALMENT-CRIMES!

In closing now (REES), Prestated, Demands, TON:  
 ie. immediate proceedings & cooperation's; AND, "Public-  
Trial"- RIGHT TESSe via 'GovT-ErieVances'-Watchpowg-  
Transparent- Web-\$-Business/C.A.B.S./ETC.),  
 as expect Response's-2-Weeks-HEREAFTER-Rec'd,  
 AND, additionally include contentious discussion  
 for "Plea-Bargain!"-Cooperation-AND-Resolutions-Opportunity  
 (Re: My 28 USC 591 et seq. Paramount Right Prosecution US Govt.  
 Powers and US Const's Article III-AppT-USDC "Ambassadors, Public  
Ministers and Counsels"), MUTUALLY-Beneficially, 'Time-or-Fee'!  
 CONSTITUTIONALLY YOURS;  
 [u] Mr. U.S. A. ATTORNEY General  
 SPECIAL-PROSECUTOR Lee (General  
 eagle) Clarke (et al.)"

"  
"The-Alarm-of-Tyranny-(T.O.N.)!"

# 163986892; Feb.12, 1609; Grievance - Right(s):

SUM (1): Marla, etc. "CLOSED-EYES/EARS!"; My Custody's Adversities (TON = T-M+N's or CEDT!) IS Treason's - "Aid+Comfort", Esp. - Calif-Psy-CRIMES

Dated (1): Feb 1, 1537; # 161054732; Ref. "Please See/Your Mental Health/ That's 'coercing' - 'Dissenters' - MURDEROUS - 'Self-Harms!' - Genocide

Describe (1): SCSO, Wellpath, etc. "DANGER-Selfs+OTHERS-DISORDER!"/ Punning-Knigge(-(DISORDER)-BIAS; Esp. by -- To - "TOTALITARIANISM" DENIES US CONST, "checks-And-

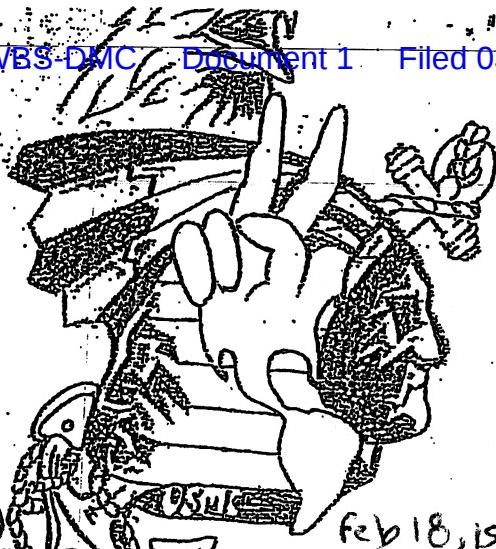
Re: (Feb 13, 2023) (1): IF You are asking to See Mental Health I will TALK TO THEM and get You Scheduled

✓ f + T x6+ "Power-off!" Aborts & Tortures; send 55% incomplete "forced" send AND "NOTIFIED" ASAP-suff. mailed Sheriff Johnson's Due-Diligence oversight

2-13-2022  
✓ vs mail (1): NO!; That's exact OPPOSITE HERE for My "REDRESS-OF-GRIEVANCE'S--" RIGHTS for SYSTEMIC "CLOSED-EYES+EARS!"; That's WORSENING Medical/Wellpath-corp/SCSO-HQ/Jailers/Traitors Sheriff Mike Johnson (?/)/IAC-Pd-ATY's; Courts; etc. "Seditious-Conspiracy" (and Routinely Felonious & Treacherous Implicated "ENABLERS" And "Accessory's!"); And MORE so consequently necessitates Treason's - "Death-LAW-(use)/" "Suicide-By-Treason!"/ "Lesser-of-Two-Evils-Doctrine" AND "Lawful-Murders!" Ref 2011-Jury-Res-Judicata-TopAys-

- TOP AYS -

F+T-IST-unklawfulness / Etc. provoked EXTREMISMS-RESOLUTIONS, However, ANP per US CONST. LAW "IT IS THEIR DUTY TO THROW-OFF such GovT."-LAWFULNESS (PS-Regardless for we dislike + unpreferred, BUT, as and because "Super!" and "Foeed!" per 'THESE-F+T-FVILLE-RESULTS-From-Defective - 'checks-and-balances' / GRIEVANCE'; or OTHERWISE Treasonous - silence Myself ignoring SAMES amongst X-USA - overthrown - by - F+T - "foreign To our CONST." / T - "Totalitarian" socialists - state / traitors + invaders "Majority" / whom RESIST + obstruct corrective-action By freeJude's Myself & ge constitute Treason's-Aid+comfort, derivatives / ie. as My withstandingly - (F+T) "False-Imprisonment"-(S+I)-CRIMES", THATS (F+T)-OBSTRUCTING paramount corrective-action-for-intolerable-domestic-Treason (aka "C.C.P. Endeavor"); Etc. and -- encompasses '(F+T)-participation-(vulnerabilities ("Treason-or-not")/ problem-or-solution!) THATS here continuing Treasons Again 1776 + "Poverty + Despair", NATIONAL-EMERGENCY; collateral-damages 51% + "we the people" OTHERWISE beneficiaries As to detrimental effects SUMMARY per 'HERE-(STATE-WIDE)-F+T'-Ex-watching-over-the-chicken-coop! / "viewpoint-Discrimination!' / Etc. and These PROVEN-FACTS for F+T-Defective-US-Coast's "checks-and-balances" oversight!); And -- as THAT ERINANU'S STAFFS (ie. PEAU-IP-Nano) "unreasonable-searches-and-seizures" THAT's coercing My (etc) "self-Harms" participation to med - well path / Etc. violates Rights, for bcknownst to be MORE TERRIFYING to be violated / care + Treatment"; re. USMC-P TSP "Evidence-based-practices" (P NOTICED; re. US PCT vs. Calif - PMH, Psycho-psych loc + Cripa - Report's admitted violation's to be "counterproductive" for US - Court - Judgment's effectuation) And prohibitions); However, Shld. shld. ETC. proceed "whistle blowing" / - Report these Harmful To myself (etc) abuse and Neglects (aka - ANTI - current medical, ETC. / F+T 18 U.S. 2382 + 41 for NON-CONCEALMENT-CRIMES; felony + Treason for violated - rights (P AND counter constructions + suppression's of ENPT F+T, aka "Treasons-Imperium" To perpetrate Intervention/Rebel-



#165007602 (TL)

feb 18, 1529. Inv-Req:

(1): CORRUPT DISCRIMINATORY JAILERS/MED/YOU-CTY-WHORES worsen matters by UNLAWFUL FAVORITISMS, BUT, CONST'S "THROW-OFF!" OBJECTED!  
(1): 5-6-2021 (rel. +/- i.e. 1-30-2005) "TREASON-US-OR-NOT" LAW and WAR for Abuse; Neglects (esp. VIOL'S grievances) "UNREASONABLENESS (SOP)"  
(1): STOP Facility ENTITIES Provoking worsen T-"Death"-LAW-CURE / "Lesser-of-Two-Evils-Doctrine"/ "Lawful-Murders!" / "IT IS THEIR PUTY!"

#165011298, feb 18, 1551, Pod-officers:

(1): Ref's #165007602-Inv-Req (TL); STOP "THROW-OFF" ALT. LAW, for OVERSIGHT "people" PUTYS, by MATURE REDRESS Reliefs (DESCNSC'S X 20+ ISSUES)  
(1): 5-6-2021 +/-  
(1): Your ALL FAULTY Tablets CAUSATIONS MUST STOP being CORRUPTLY Exploited Cover-UP'S, Blaming Me (ie. NO widgets Ty Ped, ie. ETC. RUSHED

# 165014132g Feb. 18, 1611, med-Req.

(i): Ref. # 1650007602 +/- (w/ Account "Pwr-off" Log Evid TORTURES VS. SEP 2384/4-CRIMES) That negotiates CONTRITIOUS correction Med "care-

(ii): 5-6-2021 +/- (ls w/ NSVA, chice VA Nicki Balboa) get she CTY VSO VS. Report their ALT. felonious 18 USC 241; 4; ETC. CRIMES to Me!)

(iii): PC 2653 LAW "particular-Medical-Treatment is Required" / To be Independent-Eval-Pref-Fer-PTSP; NOT 18 USC 2382 CRIMES/Harms

# 165017372, 2-18-22, 1629, APA-Grievance:

(i): Def's STORM, Scibli, etc. NORMS choose "unreasonable JOINING J.S.-"CRIME-VICTIM!"- Here (crea's "throw-off!" EXT) VS. non-Partiility

(ii): 5-6-2021 +/- (ls sun "Pwr-Off" STAFF X HO + VICK'S griev ISSUES AND HERE ENTITLED ALL Rights; Unlawful CHOSE 1 FUTILY OR AGAIN!

(iii): Evilly manipulated BLAMES Me 4 Grievance's DENIED Reliefs, for Tablets and STAFF Flaws (ie. "Pwr-off" IGNORED TORTURES CAUSES me RUSH (conseq-)

(J9-TN) 2022-01-14413252 (ITI) 2022-01-10-RE

\* 163986892; Feb 12, 1609; GRIEVANCE  
sum (""); Master, etc. CLOSED-EYES/EARS; My (us)TODAY;  
Adversaries (TON=T-MAN's OR NOT!) IS TREASON'S -  
"Aid and comfort"/ Esp (clf-psy-crime  
pated (""); Feb 1, 1537 \* 161054732; Ref "Please see/Your  
mental Health/ That's coming "dissenters" MURDER-  
OUS "SELF-HARMs!" GENOCIDE  
Peculiar (""); SCSO; wellpath, etc. "PANGER-Self-OTHERS-  
DISORDER(S)"/ Running-Knife-BIAS; Esp by  
I—"TOTALITARIANISM" FENIES US CONST. "checks-and-"

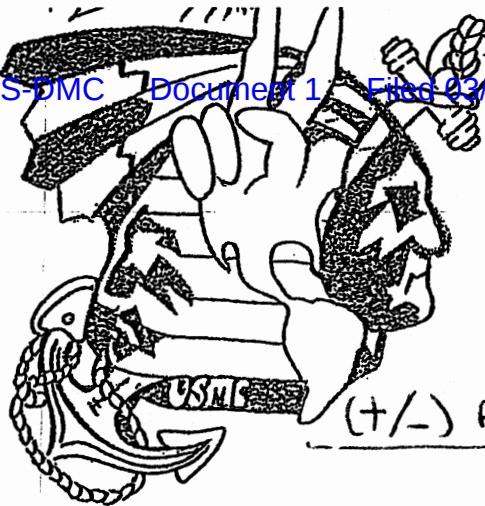
Feb 13  
1609  
Feb 17  
0027 ( ): if you are calling to see mental health  
I will talk to them and get you schedules

<FTX&+ "law-effl" Abort; 85% torture, send incognito "forced"  
and, noticed suff ASAP make sheriff m. Johnson Traitors-  
eyesight's

( ) No!, THATS EXACT OPPOSITE TO HERE  
"REPRESS-OF-GRIEVANCE'S" RIGHTS, for SYSTEMIC "CLOSED-  
EYES+EARS!"; THATS WORSENING Medical/wellpath-clf/  
SCSO-HQ/ JAILERS / Traitor sheriff MIKE JOHNSON/  
IAC-PD-ATY's, COURTS, etc. "Seditious-Conspiracy!"  
(And Costinly Felonies and Treacherous "Enablers" AND  
"Accessory's"; and, consequently necessitates more so

MORE SO

Treasonous "Death-Law-Cases" / "Suicide-By-  
Accident" / "Lesser-of-Two-Evils-Parties" &  
"Lawful-Murders"; ETC. EXTREMISTS-PROMOTERS,  
AND, HOWEVER, US CONST. LAW "IT IS THEIR DUTY  
TO THREW-OFF such GovT." LAW-FUZZIES,  
disgusted for DISLIKE or APPREHENSION, BUT, AS  
THAT'S PROPER because RESULTS from F&T "checks-  
and-Balances" - GRIEVANCES being F&T-FUZZIE,  
whereby myself TREASONOUS ignoring SAMES,  
AMONGST X-USA-overthrown-Republic THATS  
F&T - "Foreign To our Coast"; T - "Totalitarian"-  
Socialism-State; and such T-Aid-and-Comfort-deriv-  
atives / ie. as my FALSE-IMPRISONMENT-ETC. THATS  
F&T-OBSTRUCTING: "CCDT"=Endeavours; elsewhere  
necessary COLLECTIVE-ACTION; ETC. AND F&T-participant  
collaboration; THATS contingent continuing TRAJECTORY  
"Paved-Type-Plan-Response"; WHETHER-OR-NOT PERFORMING  
Collective-Programs / Effecting the Humanitarian  
Benevolence; determined effects summary per these F&T-  
Fox's-Watchman-Over-Charter-Kings / Viewpoint-Discussions,  
etc. and those T-Governments-US-GovTs "Chaser & Preacher" oversighted!  
And -- As that GRIEVANCES-STAFF (and their ID-NAMES) "policemanic  
Search-and-Seizures" EXERCISE my "Self-Harm" per  
instructions to self-well-being-etc. for MCFIE TO TELL Violent  
Isolation, "care and treatment" re. as me PTSD THATS "Evi-  
dence-Based-Practice" (similar us PCT vs California 2007-Case  
Refer TS Committee these "Humanitarian" violations of  
minimally, However should proceed whistleblowing-Refet-  
Abuses + Neglect (Anti-act. 18 USC 2382 + 4) as non-  
Official-Mgmt-Crimes, these felony/Treasons Harm Myself  
and -- That COUNTERS, OBSTRUCTION & SUPERSTITION THAT  
Leveeoff Violates Rights/ false + Treasonous Imprisonment  
and Perpetrate Re却ative Interrogatory, Refet-Releas



# 164702712:

(+/-) Feb. 16 '22; Inv.-Req.

SUMMARY(1): THAT YOUR # 162954192; 0103;  
"Suicide-By-Treason!" - UNAMED-Traitor(s) Get Me  
Prosecuted vsDC "Impersonate-federal-officer"/MYSELF!

Dated (1): 5-6-2021 +/- AND Ps- THEREFORE  
YOU T-Traitors ("Forcing") Comrad--coworkers  
"Lesser-of-Two-Evils-Doctrine!-(LAW!)/T"Death"-  
LAW-Cure / DUTY'S

Described (1): FURTHER WHEREAS Un-Obstruct  
1991 + ("Counterproductive" 2007, US DOT VS. CALIF-  
DMH) PRECEDENT- Case-Law Too Jury "NOT-GUILTY!"

VERD

EXHIBIT "A"

(5) Nothing in this chapter shall be construed to expand, restrict, or otherwise modify any right of an authorized local government official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of local or other law.

(Added Pub. L. 95-575, §1, Nov. 2, 1978, 92 Stat. 2465; amended Pub. L. 107-296, title XI, §1112(i)(2), Nov. 25, 2002, 116 Stat. 2277; Pub. L. 109-177, title I, §121(f), Mar. 9, 2006, 120 Stat. 223.)

#### REFERENCES IN TEXT

Chapter 52 of the Internal Revenue Code of 1986, referred to in subsec. (b)(1), is classified generally to chapter 52 (§5701 et seq.) of Title 26, Internal Revenue Code.

#### AMENDMENTS

2006—Pub. L. 109-177 designated existing provisions as subsec. (a) and added subsec. (b).

2002—Pub. L. 107-296 substituted “Attorney General” for “Secretary”.

#### EFFECTIVE DATE OF 2002 AMENDMENT

Amendment by Pub. L. 107-296 effective 60 days after Nov. 25, 2002, see section 4 of Pub. L. 107-296, set out as an Effective Date note under section 101 of Title 6, Domestic Security.

### CHAPTER 115—TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES

Sec.	
2381.	Treason. Violation of treason.
2382.	Rebellion or insurrection.
2383.	Seditious conspiracy.
2384.	Advocating overthrow of Government.
2385.	Registration of certain organizations.
2386.	Activities affecting armed forces generally.
2387.	Activities affecting armed forces during war.
2388.	Recruiting for service against United States.
2389.	Enlistment to serve against United States.
[2391.]	Repealed.]

#### AMENDMENTS

1994—Pub. L. 103-322, title XXXIII, §33004(13), Sept. 13, 1994, 108 Stat. 2142, struck out item 2391 “Temporary extension of section 2388”.

1953—Act June 30, 1953, ch. 175, §5, 67 Stat. 134, added item 2391.

#### § 2381. Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(2)(J), Sept. 13, 1994, 108 Stat. 2148.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §§1, 2 (Mar. 4, 1909, ch. 321, §§1, 2, 35 Stat. 1088).

Section consolidates sections 1 and 2 of title 18, U.S.C., 1940 ed.

The language referring to collection of the fine was omitted as obsolete and repugnant to the more humane policy of modern law which does not impose criminal consequences on the innocent.

The words “every person so convicted of treason” were omitted as redundant.

Minor change was made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 inserted “under this title but” before “not less than \$10,000”.

#### § 2382. Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §3 (Mar. 4, 1909, ch. 321, §3, 35 Stat. 1088).

Mandatory punishment provision was rephrased in the alternative.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$1,000”.

#### § 2383. Rebellion or insurrection

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 808; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §4 (Mar. 4, 1909, ch. 321, §4, 35 Stat. 1088).

Word “moreover” was deleted as surplusage and minor changes were made in phraseology.

#### AMENDMENTS

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$10,000”.

#### § 2384. Seditious conspiracy

If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.



# 159710142;

Medical-Grievance@ 1-17-22,333PM:

Summary (ii): Med Wellpath Corp, SCSO-Jailor; factual -  
"Prosecution -- " (Quid-Pro-Quo = won't do should's,  
PC 2652, 2653 "Particular-M-T-Req'd); NOTICES!

Dated (ii): 1-17-22 w/ Hedges, Lowe, Seager, LaMoult,  
Alicar (JUST TALK TO her/etc. Self-Harms-Coercions), Marlar,  
Millis, M Johns

Describe (ii): That previous ONGOING Med's felony's  
and treasons violating "care & treatment" (USMC-  
PTSD, etc. OATH's-Anti-Domestic-Enemies); political-  
Prisoner, del(iberate)-Indif's (Ferances) + Malicious-  
TORTURES INTERCEPTING Grievance's w/ie. F&F  
18 USC 2382 + 4 CONCEALMENT-CRIMES/ Non-  
"Redress of Grievances.." SAT (isfactory) (corrected  
VIOLATIONS; Frauds; Supp-Evid), AND, same's  
for unlawful-Today's- Psych-"Pr."-F- ? (Conf-  
Bias'; Sabotaged - "DEFENSE-RIGHTS" / denied-  
Paperwork + "To be INFORMED."-LAW's (re-

"Pros-Sup-Off-Fav-EVID @ 69 (A4 1315)  
"Discharge--!"



w/(ie) coerced "Ambushed-Defense" by only told my ~~realized~~ in backings & denied DETAILS, BUT 20+ Min. holding cell escorted to visiting Room w/ Lap Top - Female LT Maria, Mills other side set-up, Told NO cooperation TO psychy-eval Pres. Defense-Right's UNLESS Recorded-Ant-my Prescribed copy; And that it's unlawful per 2011 Jury similar frauds discredited; And re: 2007 Phil-Trump Dr. SPITZER interview admitting Psych's "subjective" & "fraudulant, so unlawful re-examine (state causing legal complexities THEN manipulating Psych M.H. Abuse/Neglects), and, as to my lawful Anger (AVIATION)'s and by my unlawfully 8+ months proper cooperations participations only, as F&T-violations "To be INFORMED," unresolvable / 8th Crimes, And HERE "Mirandized!" for sof-Systemic crimes (and why Recorded Psych Eval TRUTH To be intolerance, impossibly, etc. Evaded!)

< F&T - "closed" w/ Ref's P.C. # 159836 502-pd-official, ETC. "Ex parte"

(Co-A-T)  
Therefore problematic & constitutionally-justified, in addition to "Proprietary-Seriousness"! \*), and of which is largely unknown to readers here - "Treasonous-Or-Not" revolution (\* whereas be part-of-the-solution, / not problem - discovered former Jefferson's "...the chains of the Constitution," for activated 1/30/05 "We the People,") & "Domestic-Benemites". This is probably true. Not only by recently "TREASON" would continue to grow & prosper; by government-officials (subordinate to such is largely suspect to be purposeful result so in that "DOMESTIC

#1.) The misunderstandings about TREASON subject matter is magnificient & serious.

All 18 U.S.C. Section 2382 Misprision-Of-Treason-Presentation

3/30/2022 - 10:11 AM - 100% - 114gjw1e

w/ SPC-EP # 21-1399  
22-026

"The-Alarm-of-Tyranny(T.O.N.)!"

TO: (a "PEOPLE"-charges)

Treasonous-OR-NOT-Confrontation-Rights!

(ie) Global-Tell-Link-Corp/Hierarchy

ath. CEO, Bd; AT's, Installers, Etc.

3120 Fairview Park Dr.

Falls church, VA. 22042

AT-AU  
SF-CA  
70-58  
70-53  
70-59  
70-54  
70-55  
70-56  
70-57  
70-58  
70-59  
70-60  
70-61  
70-62  
70-63  
70-64  
70-65  
70-66  
70-67  
70-68  
70-69  
70-70  
70-71  
70-72  
70-73  
70-74  
70-75  
70-76  
70-77  
70-78  
70-79  
70-80  
70-81  
70-82  
70-83  
70-84  
70-85  
70-86  
70-87  
70-88  
70-89  
70-90  
70-91  
70-92  
70-93  
70-94  
70-95  
70-96  
70-97  
70-98  
70-99  
70-100  
70-101  
70-102  
70-103  
70-104  
70-105  
70-106  
70-107  
70-108  
70-109  
70-110  
70-111  
70-112  
70-113  
70-114  
70-115  
70-116  
70-117  
70-118  
70-119  
70-120  
70-121  
70-122  
70-123  
70-124  
70-125  
70-126  
70-127  
70-128  
70-129  
70-130  
70-131  
70-132  
70-133  
70-134  
70-135  
70-136  
70-137  
70-138  
70-139  
70-140  
70-141  
70-142  
70-143  
70-144  
70-145  
70-146  
70-147  
70-148  
70-149  
70-150  
70-151  
70-152  
70-153  
70-154  
70-155  
70-156  
70-157  
70-158  
70-159  
70-160  
70-161  
70-162  
70-163  
70-164  
70-165  
70-166  
70-167  
70-168  
70-169  
70-170  
70-171  
70-172  
70-173  
70-174  
70-175  
70-176  
70-177  
70-178  
70-179  
70-180  
70-181  
70-182  
70-183  
70-184  
70-185  
70-186  
70-187  
70-188  
70-189  
70-190  
70-191  
70-192  
70-193  
70-194  
70-195  
70-196  
70-197  
70-198  
70-199  
70-200  
70-201  
70-202  
70-203  
70-204  
70-205  
70-206  
70-207  
70-208  
70-209  
70-210  
70-211  
70-212  
70-213  
70-214  
70-215  
70-216  
70-217  
70-218  
70-219  
70-220  
70-221  
70-222  
70-223  
70-224  
70-225  
70-226  
70-227  
70-228  
70-229  
70-230  
70-231  
70-232  
70-233  
70-234  
70-235  
70-236  
70-237  
70-238  
70-239  
70-240  
70-241  
70-242  
70-243  
70-244  
70-245  
70-246  
70-247  
70-248  
70-249  
70-250  
70-251  
70-252  
70-253  
70-254  
70-255  
70-256  
70-257  
70-258  
70-259  
70-260  
70-261  
70-262  
70-263  
70-264  
70-265  
70-266  
70-267  
70-268  
70-269  
70-270  
70-271  
70-272  
70-273  
70-274  
70-275  
70-276  
70-277  
70-278  
70-279  
70-280  
70-281  
70-282  
70-283  
70-284  
70-285  
70-286  
70-287  
70-288  
70-289  
70-290  
70-291  
70-292  
70-293  
70-294  
70-295  
70-296  
70-297  
70-298  
70-299  
70-300  
70-301  
70-302  
70-303  
70-304  
70-305  
70-306  
70-307  
70-308  
70-309  
70-310  
70-311  
70-312  
70-313  
70-314  
70-315  
70-316  
70-317  
70-318  
70-319  
70-320  
70-321  
70-322  
70-323  
70-324  
70-325  
70-326  
70-327  
70-328  
70-329  
70-330  
70-331  
70-332  
70-333  
70-334  
70-335  
70-336  
70-337  
70-338  
70-339  
70-340  
70-341  
70-342  
70-343  
70-344  
70-345  
70-346  
70-347  
70-348  
70-349  
70-350  
70-351  
70-352  
70-353  
70-354  
70-355  
70-356  
70-357  
70-358  
70-359  
70-360  
70-361  
70-362  
70-363  
70-364  
70-365  
70-366  
70-367  
70-368  
70-369  
70-370  
70-371  
70-372  
70-373  
70-374  
70-375  
70-376  
70-377  
70-378  
70-379  
70-380  
70-381  
70-382  
70-383  
70-384  
70-385  
70-386  
70-387  
70-388  
70-389  
70-390  
70-391  
70-392  
70-393  
70-394  
70-395  
70-396  
70-397  
70-398  
70-399  
70-400  
70-401  
70-402  
70-403  
70-404  
70-405  
70-406  
70-407  
70-408  
70-409  
70-410  
70-411  
70-412  
70-413  
70-414  
70-415  
70-416  
70-417  
70-418  
70-419  
70-420  
70-421  
70-422  
70-423  
70-424  
70-425  
70-426  
70-427  
70-428  
70-429  
70-430  
70-431  
70-432  
70-433  
70-434  
70-435  
70-436  
70-437  
70-438  
70-439  
70-440  
70-441  
70-442  
70-443  
70-444  
70-445  
70-446  
70-447  
70-448  
70-449  
70-450  
70-451  
70-452  
70-453  
70-454  
70-455  
70-456  
70-457  
70-458  
70-459  
70-460  
70-461  
70-462  
70-463  
70-464  
70-465  
70-466  
70-467  
70-468  
70-469  
70-470  
70-471  
70-472  
70-473  
70-474  
70-475  
70-476  
70-477  
70-478  
70-479  
70-480  
70-481  
70-482  
70-483  
70-484  
70-485  
70-486  
70-487  
70-488  
70-489  
70-490  
70-491  
70-492  
70-493  
70-494  
70-495  
70-496  
70-497  
70-498  
70-499  
70-500  
70-501  
70-502  
70-503  
70-504  
70-505  
70-506  
70-507  
70-508  
70-509  
70-510  
70-511  
70-512  
70-513  
70-514  
70-515  
70-516  
70-517  
70-518  
70-519  
70-520  
70-521  
70-522  
70-523  
70-524  
70-525  
70-526  
70-527  
70-528  
70-529  
70-530  
70-531  
70-532  
70-533  
70-534  
70-535  
70-536  
70-537  
70-538  
70-539  
70-540  
70-541  
70-542  
70-543  
70-544  
70-545  
70-546  
70-547  
70-548  
70-549  
70-550  
70-551  
70-552  
70-553  
70-554  
70-555  
70-556  
70-557  
70-558  
70-559  
70-560  
70-561  
70-562  
70-563  
70-564  
70-565  
70-566  
70-567  
70-568  
70-569  
70-570  
70-571  
70-572  
70-573  
70-574  
70-575  
70-576  
70-577  
70-578  
70-579  
70-580  
70-581  
70-582  
70-583  
70-584  
70-585  
70-586  
70-587  
70-588  
70-589  
70-590  
70-591  
70-592  
70-593  
70-594  
70-595  
70-596  
70-597  
70-598  
70-599  
70-600  
70-601  
70-602  
70-603  
70-604  
70-605  
70-606  
70-607  
70-608  
70-609  
70-610  
70-611  
70-612  
70-613  
70-614  
70-615  
70-616  
70-617  
70-618  
70-619  
70-620  
70-621  
70-622  
70-623  
70-624  
70-625  
70-626  
70-627  
70-628  
70-629  
70-630  
70-631  
70-632  
70-633  
70-634  
70-635  
70-636  
70-637  
70-638  
70-639  
70-640  
70-641  
70-642  
70-643  
70-644  
70-645  
70-646  
70-647  
70-648  
70-649  
70-650  
70-651  
70-652  
70-653  
70-654  
70-655  
70-656  
70-657  
70-658  
70-659  
70-660  
70-661  
70-662  
70-663  
70-664  
70-665  
70-666  
70-667  
70-668  
70-669  
70-670  
70-671  
70-672  
70-673  
70-674  
70-675  
70-676  
70-677  
70-678  
70-679  
70-680  
70-681  
70-682  
70-683  
70-684  
70-685  
70-686  
70-687  
70-688  
70-689  
70-690  
70-691  
70-692  
70-693  
70-694  
70-695  
70-696  
70-697  
70-698  
70-699  
70-700  
70-701  
70-702  
70-703  
70-704  
70-705  
70-706  
70-707  
70-708  
70-709  
70-710  
70-711  
70-712  
70-713  
70-714  
70-715  
70-716  
70-717  
70-718  
70-719  
70-720  
70-721  
70-722  
70-723  
70-724  
70-725  
70-726  
70-727  
70-728  
70-729  
70-730  
70-731  
70-732  
70-733  
70-734  
70-735  
70-736  
70-737  
70-738  
70-739  
70-740  
70-741  
70-742  
70-743  
70-744  
70-745  
70-746  
70-747  
70-748  
70-749  
70-750  
70-751  
70-752  
70-753  
70-754  
70-755  
70-756  
70-757  
70-758  
70-759  
70-760  
70-761  
70-762  
70-763  
70-764  
70-765  
70-766  
70-767  
70-768  
70-769  
70-770  
70-771  
70-772  
70-773  
70-774  
70-775  
70-776  
70-777  
70-778  
70-779  
70-780  
70-781  
70-782  
70-783  
70-784  
70-785  
70-786  
70-787  
70-788  
70-789  
70-790  
70-791  
70-792  
70-793  
70-794  
70-795  
70-796  
70-797  
70-798  
70-799  
70-800  
70-801  
70-802  
70-803  
70-804  
70-805  
70-806  
70-807  
70-808  
70-809  
70-810  
70-811  
70-812  
70-813  
70-814  
70-815  
70-816  
70-817  
70-818  
70-819  
70-820  
70-821  
70-822  
70-823  
70-824  
70-825  
70-826  
70-827  
70-828  
70-829  
70-830  
70-831  
70-832  
70-833  
70-834  
70-835  
70-836  
70-837  
70-838  
70-839  
70-840  
70-841  
70-842  
70-843  
70-844  
70-845  
70-846  
70-847  
70-848  
70-849  
70-850  
70-851  
70-852  
70-853  
70-854  
70-855  
70-856  
70-857  
70-858  
70-859  
70-860  
70-861  
70-862  
70-863  
70-864  
70-865  
70-866  
70-867  
70-868  
70-869  
70-870  
70-871  
70-872  
70-873  
70-874  
70-875  
70-876  
70-877  
70-878  
70-879  
70-880  
70-881  
70-882  
70-883  
70-884  
70-885  
70-886  
70-887  
70-888  
70-889  
70-890  
70-891  
70-892  
70-893  
70-894  
70-895  
70-896  
70-897  
70-898  
70-899  
70-900  
70-901  
70-902  
70-903  
70-904  
70-905  
70-906  
70-907  
70-908  
70-909  
70-910  
70-911  
70-912  
70-913  
70-914  
70-915  
70-916  
70-917  
70-918  
70-919  
70-920  
70-921  
70-922  
70-923  
70-924  
70-925  
70-926  
70-927  
70-928  
70-929  
70-930  
70-931  
70-932  
70-933  
70-934  
70-935  
70-936  
70-937  
70-938  
70-939  
70-940  
70-941  
70-942  
70-943  
70-944  
70-945  
70-946  
70-947  
70-948  
70-949  
70-950  
70-951  
70-952  
70-953  
70-954  
70-955  
70-956  
70-957  
70-958  
70-959  
70-960  
70-961  
70-962  
70-963  
70-964  
70-965  
70-966  
70-967  
70-968  
70-969  
70-970  
70-971  
70-972  
70-973  
70-974  
70-975  
70-976  
70-977  
70-978  
70-979  
70-980  
70-981  
70-982  
70-983  
70-984  
70-985  
70-986  
70-987  
70-988  
70-989  
70-990  
70-991  
70-992  
70-993  
70-994  
70-995  
70-996  
70-997  
70-998  
70-999  
70-1000

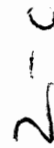
DATED: Feb. 10<sup>th</sup>, 2022

Re: "National-Emergency!" (TON: Problem V. Solution) Party  
Felonious & Treasonous "CUSTODY" Implications: DEMANDS;  
Interventions "CONSPIRACY"-Accessory's/ Immediate  
Collective-Action (alt. "Assistance"); VS. "Willful-Crimes"

Greetings, and, "Respects-for-All-of-My-Relations!"  
+ (et al.) come today in a good way, HOWEVER, as  
that also my USMC, Native American Lakota-Sioux  
"Honor-shrt!" Society, etc. makes me "forced!" To  
be unfortunately, properly, abnormally, compet-  
ently, etc. and proportionately seriously To be  
US Const's 6<sup>th</sup> Amend's (+/-) "Confrontation-Right(s)".  
This is particular To "NOTICED" discovery of (felon-  
ious / treasonous) CRIMES under Yours-All particip-  
ations AND cause HERE; problematic Yourselves  
American-Soil-Based (as To rel. Corp, "color-of-Law",  
& fake immunity-pretensions, "Mirandized", no escape  
"As-An-Matter-of-Law" vs const. "Justice Accountability"),  
and, (2) THAT Your shafta count (a. jail) Phone Service,  
Tablets, products, installation fo. facility and Detainees  
is ref. totality at issue; THAT (3) Facility-admin/  
1

- Admin./

STAFF / SCSO / County-Board-of-Supervisors, Etc. / Med-  
ical (ie. CFME; ie. Wellpath (cf.; Nashv.TN; Etc) / Etc.  
and US CONST's oversight activities -- AS TO  
particular elections and other coordination for  
contracts, medical, REQUESTS, custodians responsibilities,  
protected civil-rights AND REHIBITED UNLAWFULNESS,  
GRIEVANCE-RIGHTS collective "REPRESS-"-satisfac-  
tions / Etc. "public-trial" related provisions (and,  
as even furthermore, AS TO DISCOVERED-Defects  
BE-KNOWNST AUTHORITY'S AND IGNORED NONFEASANCES,  
THAT'S NOTABLY SUSPICIOUSLY "PROBABLE!" prompt-  
ately TO CONTINUE-OR-ADDITIONALLY-WORSEN THE  
beforehand CORRUPT COVER-UPS, MANIPULATIVELY-  
CAUSED COMPLEXITIES TO SYSTEMIC EVASION'S FO-  
DISCRIMINATORY OBSTRUCTION'S AND SUPPRESSION'S AS THAT  
PESTER RIGHTEOUSNESS-PREVAILS-WONGFULNESS; AND,  
as such OTHERWISE HERETO encompasses such  
deliberate and Sophisticated Unconst-Uncivilian-  
F+T-CRIMINAL-Abuses + Neglects-unlawfulness/  
ie. 18 USC 2384; 4; 1961; 371; 241; Etc; 2381+2382;  
ie. especially so as TO self-servingly CONCEIT AND FAIRNESS  
"OBSTRUCTIONS-OF-JUSTICE!" / "VIOLATED-RIGHTS" AND  
IMPLICATIONS-NATIONAL-EMERGENCY "Traitors-Venables"  
DESTROYING AMERICA by "F+T"-Political-Trials," SUPPRES-  
SIONS VICTIMIZED "Dissenters" AND COVER-UPS ACCESSORY'S BE-  
ING CONDONED-ENABLERS)/ Etc. and-- especially  
relevant Re. Adverse-Arbitrary IMPLEMENTS-  
ENHANCED, whether UTILIZED or BUILT, application



Application -

Platform-Mechanisms-System-BUILT or constructed participation, as TO electronic-High-Tech-mixtures of Someway detrimentally effects on Petitioner's NEED or problem or protest for "Care + Treatment!" RIGHT AND/OR violation's 4<sup>TH</sup>, 5<sup>TH</sup>, 6<sup>TH</sup>; 7<sup>TH</sup>; 8<sup>TH</sup>; 10<sup>TH</sup>, 13<sup>TH</sup>, OR 14<sup>TH</sup>, OR 1<sup>ST</sup> and OTHER protection's And prohibitions "RIGHT'S", and, as THAT "Correctional-officers" HAVE SOCIETY-TAXPAYER'S DUTY's To promptly CURE VS. 'alt.-"More-Harms-Than-Good"-TINThs'; Rel. T-(Calif.-1991+ Domestic-Treason's "MFG-  
Criminals, Adick's, Psychiatric and Homeless problems!"); And -- (4) THAT ("Demands!") To be NOT only immediately ("Yesterday!") PROVIDED such information To SameS (Re. "NOTICES" w/ie. "Problem-OR-Solution!" and 1-30-2005 +/- "Treasonous-OR-NOT-LAW-And-War" 10+pgs components; ie. etc.) for JAILERS & Detainees phone, Tablets, Communication-Messaging; County contracts, specific considerations, over all, UNKNOWNTS, set-up, "Psych"-etc  
+Professional involved INPUT, All Rel. rational-dialog START-  
TO-completion, including "Bugs-Imperfections-Repairs, To ie.  
SCSO Grievance's-3-Steps-Layers; ie. for 4 days LIMIT-  
ation on appeal options; AND character info. count  
Summary + Description; for Detainees-inmates NOT  
abled "construction-savvy" per shared use Knowns  
Interruptions VS. LOST-work, frustrations, Anxiety,  
Stresser + Real Trauma relevant's Thats felonious-  
etc. 'Violated-Rights' CRIMES; Re, Grievances ONE-TIME  
STOPPED Incomplete-frauds, Rel. "Credible-Evidency-Support"

- SUPPORT<sup>™</sup>

for "Law-Enforcement" and "Establish Justice, & USA's  
"Allegiance", Putful-Participation-Responsive-Disclosure  
(# And my property-immediately PROVIDED HERE  
Long-standing Demanded -- "and TO HAVE THE ASSIST-  
ance of Counsel FOR HIS Defense." To Me New!);  
etc. and USA-patriotic "Due-Diligence" vs. FTT-"Willful-  
Non-understanding(s)" - Free Judicial Participants  
THAT'S Treason's - "Aid and Comfort" Additionally (i.e.  
esp. as To STAFF Facility "Power-off!" / Restart/manual-  
observation To Inmates open Accounts AND Torturous-  
Force-QuiT-STaff-Control with, or w/o, Observing-Inmates-  
pre-send-Typing-STATUS; i.e. etc. and as To Your  
ATY's - manipulatively-JUSTIFIED-Infringement ERUPTS at  
Least 18 USC 2382 + H; FTT "CONCEALMENT-CRIMES"!

In closing now (w/ REE's, Presto'd, Demands, TON;  
ie. immediate proceedings & cooperation's; AND, "Public-  
Trial" - RIGHTESSE via 'GOVT-Grievances-Watchdog'  
Transparent-Web-\$-Business/C.A.B.S./etc.),  
as expect Response's-2-Weeks-HEREAFTER-Rec'd,  
AND, additionally include contentious discussion  
for "Plea-Bargain!" - Capability-AND-Resolutions-Opportunity  
(Re. My 28 USC 591 et seq. Paramount Right Prosecution US Govt.  
Powers and US Const's Article III-AppT-USDC "Ambassadors, Public  
Ministers and Counsels"), MUTUALLY-Beneficially, 'Time-or-Fee'!  
1 CONSTITUTIONALLY YOURS;  
Mr. U.S. A. ATTORNEY General  
Special-Prosecutor (i.e. (General-  
eagle) Clarke (et al.))"

~~#~~ 20-02075  
~~#~~ TRO-USVA-197304

# MofTP:TON:

<6pgs Rewrite/ETC>

TO: Shasta - County - (Co) - GOVT;

Board-of-Supervisors (w/Successors):

w/je. clerk of the Board:

w/ie. City-Assessor- Leslie Morgan

(re. "Home-Post; VSSA-Embassy"); ETC.)";

DATED: July 7<sup>th</sup>, 2021 (P-6(p))

VIA -- County-Counsel (ie) MI. CRUSE  
ETC. and -- 'ca. "PEOPLE" - chargers'

by unavoidable "Public-Trial"-Right(s))

% 1450 Court St. Suite-332

Redding, CA. 96001-1680

'Supp.-"M.O.F.T.P." - T.O.N. - (alt. 18 USC 2382).

Re. ("NOTICE'S!") - "DUTIFUL- "Allegiance"/INTERVENTION(S)- and-REQUIRED-RELIEFS-  
(TON; Release!): for snowballing-(felonious+Treasonous-  
"false-Imprisonment"; USMC-PTSD-APA-(TORTURESS i.e.  
unlawful "separation" of "service-log"/Animal-Cruelty/ETC ).

→ Pg. 1-of-14 ←

EXHIBIT "A"

As That (w/ re. Reference's AND Implications / Totality; by over-pilegence; USSA - "Allegiance" obligations VERSES otherwise F&T - "Foreign-To-Our-const." - Criminal-Misconducts / Abuse's & Neglect's / T-M&N's OR C.C.O.T. / Evidence & Incidentals) i.e. THAT THIS Ledge (et al.) --

(I) IS again 'F&T' - "Federal - "CRIME-VICTIM" OF 'calif - (F&T) - "Badges-And-Robes" - officials - etc. & Accessory's (ie. No-Jur-Authority; Fed.-Jur.-only); etc. and No - "Probable-Cause" WITHSTANDING circumvention's arrests "Unreasonable-Searches-And-Seizures" 2-9-2020 rel. "WRATH-of-An-Woman!" - Frauds; PC 148.5, and MY No-crimes), AND Therefore Myself subjected To (ie) 'F&T' - "Punishment-For-Exercise-of-Civil-Rights!" BY unreasonable "Rush-To-Judgment" / 'Unlawful-Discriminatory-female-Favoritisms' / etc. and 'Confirmation-Bias!' AND/ or 'Dunning-Krueger-Bias-Effects-Disorder' THATS Systemic-Epidemic Re. "Danger-Selbst-OTHERS!": albeit -- 2007, 42 USC 1997, US-POT VS. Cor. DMH, 'crfpa-RPTS'; "COUNTERPRODUCTIVE"; BY and because ROUTINELY Numerous daily violations (ie) as w/ const.'s 6th Amend.; - - "and TO HAVE THE ASSISTANCE of Counsel FOR his-(her-our)-DEFENSE." - Rights-LAW' (rel. no deliber-ate-injury To wife; standing intoxicated ~~on~~ bed, to find phone need; That required fix ceiling Light, as found out she'd removed bulb on ceiling fixtures AND, Therefore as To "WRATH-of-An-Woman!" Frauds, However, problematic for Politically-Unpreferred's

= Unpreferred's

AND, albeit consequently THAT PARAMOUNT "Defense-Rights" FOR IAC-ATY's/Judicial Activism "Judges"/ DIST-ATY's 'concealment-crimes'/ custodial-Handicap, Jailers + Medical, Grievance's class-Counsel, BS-ATA-Coordinator, ETC / Accessory's AND Defective-Oversights - 18 USC 2384 + 4: "Seditious-Conspiracy"; 241, 371, 1961; etc. and 2381-2382 **Felonious + Treasonious EVASION'S OF Political-Unpreferred(s); ReloT-PC-1252 "PASS"-The-BUCK-GAME'** AS TO SUCH "Adverse-to-the-state", etc. and / OR 1970, Illinois vs. Allen, 397 US 337, wherefore ~~F&T~~ - "Political-Trials." WHEN "State Invades at its own peril" and ERUPTS Despotism's "Two Wrongs will Hopefully Equal An Right People's for Abuses and Neglects Systemic Cover-up's!"; THATS ~~f~~ **evilly despotic concert Furthering ANTI-JUSTICE-WRONGS!**

(2) IT IS seriously and with-standingly problemsome concern's as to (ie) 18 U.S.C. § 2384 + 4: "F&T - "Seditious-Conspiracy"; THATS by and because misconducts For ~~FT~~ Malfeasance's and / OR Neglect Full NonFeasance's AND THEREFORE CONSTITUTING Unlawful " or To Oppose BY Force The AUTHORITY Thereof. " ESPEC-

ESPEC -

TALLY CO. IN STATE'S PRACTICES & PARTITIONS  
(\* WHOLELY AND FULLY) AS TO IT TAKING  
SUCH ACTS OF TREATY WHICH PRACTICALLY ALREADY  
HAVE BEEN MADE TOWARD THE INSURRECTION / "COMPETENT"  
IS COMPETENT-ACTION ENFORCER OF DOMESTIC-TERRORISM  
THEREFORE SUCH RESISTANCES & OPPOSITIONS

CONSEQUENTLY COMMITS CONDUCTS THATS ALSO TREA-  
SONS // OR ADHERES TO THEIR ENEMIES, GIVING  
THEM AID AND COMFORT -- / IS GUILTY OF  
TREASON AND SHALL -- " w/ie. applicable  
derivative, consequentials, as large disliked-for  
"COMPETENT-NON-COMPROMISING-DISCRIMINATORY-  
VIRTUOUSNESS AND Required "checks & Balances"  
OVERSIGHT'S onto X-USA-GOV'T'S- "Four-Branches-  
OF-GOV'T" - SUPERORDINATE-OFFICIALS! \*), And, as

To SYSTEMIC AGAIN INSURRECTIONS - UNLAWFUL  
ACTIVITIES OF LOCAL ENCLAVES' POLITICAL / TAKING  
ACTION IN TRIBES / (I. TRAC-ATLTY), BUILDING, EDUCATION,  
MEDICAL, SC30-HQ; SHERIFF'S MR. JOHNSON, ADMIN.  
MARSHAL; WELFPATH CORP; BOARD-OF-SUPERVISORS, ETC.  
THAT CALIF- "PEOPLE" - EMPLOYEES (\* CONCERNING  
TO ADVISE "CONSPIRACY" CONCENTRATION AND FTT-  
"TRAITORS-AND-INVADERS!" ; PS -- especially, RE  
"proper -- VS. Popular ; SKEWINGS AS --  
OF F + T "WILLFUL-NON-UNDERSTANDINGS") /

F + T - JUDICIAL ACTIVISM - JUDGES -- SHALL HU  
(\* NOT ! \*) THEIR OFFICES DURING ECOL BEHAVIOR  
Betty; Flynn, ETC. (CONTINUALLY THESE PLACED-SCAM-TESTS-

-Prosecutors-

"Confirmation-Bias" ] vs. otherwise SHOULD-BE Honorable "Judicial-Restraint" ie. as NOT-self-'Violated-Rights' CAUSATIONS "The clear danger of convicting The Innocent" per US S.C.T.'s STOVALL vs. DENNO, AND, particularly Systemic HERETO (concerted IAC-ATY's, Judge, ETC violated 'Defense-Rights' for feintically-unpreferred-inflicted-matters THATS T-(a)-PC-1252 "Adverse-To-The-State", AND, resulting 'Unlawful-"Foreign To Our Const." -FTT-Misconducts-CRIMES": To deliberately subvert Justice; BUT, "Credible-Evidentiary-Support" -FTT-Culpability's; AND, WHEREBY -- more so seriously necessitates OUR US-CONST.'s "checks-And-Balances" -oversight-Accountabilities (# To "Protect-And-Defend" US CONST, And guarantees on paper Lie Alone To be "REPUBLIC", BUT, X-USA's Insurrections, plunderings) and Subjected Despotism's REQUIRE'S our honorable "Public-Action!" Decds

↓ SO AS TO circumvent The pre-1776 X 27+ "Hc(she)" Has COMBINE WITH OTHERS -- (it); THAT sadly, FT unlawfully & unnecessarily, ETC. and NEEDLESSLY AGAIN causing CAUSATION-EFFECTS To be "Poverty-And-Despair!", aka Contrary-Blessings!);

③ (3) as To 'FTT-Violations-For-Confrontation-Right(s)', That requires further oversight, directly onto entities as - 'OUR-Four-Branches-of-Govt' -Subordinate-officials' (# Notably --

(\* NOTably--

as To "We The People" Hierarchy "Masters" as  
 THATS ALL USA intended "Self-Govt."! \*) Not Eps.  
 6-4, Sec. 4), As To ie. Calif. At, Gov-Tech, re:  
 18 (pp. 5-22-2021 GovT. Code 12550 "Take  
full-charge" Car. 604(a) & Newcom's US CONST;  
 Article-2, S-2 "Refuses And Pardons"; TCH-fed-  
 eral + STATES "Judges"; US Congress "Judiciary-  
Committee"; Calif-BAR/Com-en-Jud-PerF/  
 Medical-Board/ US + CA-DOJ, X-ATY-Gen,  
 ATY's M. Scott, P. Talberg, etc. (\*"NOTICED" - esp.  
 rel. ie. 15+pgs 2-11-2021), and demanded 28 USC  
 594 +/- "Assistance" - LAW, BUT, FA-T-Resisted;  
 NOT WITHSTANDINGLY JUSTIFICATIONS TO DENY  
 Lc/je. US - independent-(counsel) provisions + powers!);  
 for "Pres." - Biden-Harris (aKA - "MoTFP" w/  
 US CONST's Article-II, S-3 "He SHALL Rec-  
ceive..." THIS "LAW", "A-Decision, P-A-  
 chises and C-Decls." while III, 1991+  
 USOC-AppT; ie etc); For July+2019+/- 4-Net-  
 Month 18:15-17 - "churches" (per. Bibles CONST-  
 INSTITUTY Content BROTHER + SISTERS "Trespasses",  
 AND, as THATS part "The Rest-At-The-Stage!",  
 & const "No-criminal-disorder-w/TFMS"; BUT more  
 50 "withdrawn-from-Criminal-Activity". As S-5-  
 21 + Non-Silent-Compliance; Per Lc/je. Jelainy  
 COR-PFTY-miscreated-Calif-STATE's "WOMAN-ABOVE"  
 HERETO, AND "No-Retalitory-Animal-Cruelty!" by  
 Lc/je BUT BY Calif., And, THEREFORE --  
 "for women only" now live of men Reviewer  
 with per

THEREFORE --

culpable, FAT and/or "Fraudulant" - Unbiblical-  
 X4+ caught-delinquent - "churches"; AND such  
FAT- "unreasonable" - 5-6-2021 CT's remand TO  
 "unlawful-custody" consequences, including for  
 4015 'Non-'competent-Authority" - unlawful  
 "FAT- "False-Imprisonment" - SCSO/Jailers/med/  
 RTG and -- 18 USC 2382 + 4- FAT- "CONCEAL-  
 MENT-CRIMES" For many beKnownST Redding-  
 Rancheria, CEO- ATy's Tracy Edwards, Barbara &  
 Glen Murphy, Haywards, Keluchi, Pres. Jack Futter  
 Jr., Colleen Sisk, Pope-Tey, Rhoads, Goss,  
 Mukay Gammill Jr.; Pete Cantrell; WINTU/PIT-  
 RIVER/Tyon/LAKOTA-NATION'S/ ETC-  
 Tribal-Court; And, TON: "THE-NEW-  
Sacred-Hoop!", ETC. and -- "The-People"-  
(OF CALIF.)- CHARGERS - "Plaintiffs" (\* And,  
 P.S.70. erupt's/NOTICED) For "demanded!" 45-  
 CONST's 14th Amend's 4-Guaranteed "BOUNT-  
ies FOR SERVICES in SUPPRESSING-INSUR-  
SECTION-- / SHALL NOT Be QUEST-  
TIONED" W/ie. \$1 400. mil. Sovereign-  
 USSR- "Defendant-Domestic-Nation!"; myself  
 Lc | ge (et al.) HERTO current 12 month PIg-ASGT;  
 ETC. and \$17.1 mil. Re. SWY CTY (A. 2014-18, T-  
COMTN'S; And modifications (CURRENTLY conditional  
 Reliefs- Release Resolutions & Reparations, oweings,  
 ETC. and US- "CRIME-VICTIMS!"- Plaintiff AND /cc "RETIREE-  
 ment- Resolution's "OPPORTUNITY" on or before 5-5-22  
*cc: 02*

5-5-2022;

AND, especially re my Rel. TON - "USA-Emissary",  
2.3 reccas "HOME-POST!"; USA "Reservation"  
(w/ie. "Treaties made, or which SHALL  
be made.." LAW!), etc. Development-  
TOTALITY @ 8700 Lake McCumber Rd,  
ShingleTown, Calif. 96088; ps w/o w/o  
LongTime US Admin. OFFice of The U.S.  
(Cocts); Etc. bought-formalized Feb. 28th 2020  
AND "Etc." (Executive Member of Society Started Life-chg)

(4) As That parenting--1-30-2005+  
"TREASONOUS-OR-NOT"-Law-AND-War,  
rel. "problem-or-solution"-CANSATION's + Ref's (ie. fore-  
fathers beknownsts Republic's INTENTION'S; No-kinda-Pregant  
TO-THESE-EXPECTED-Internal-Destruction!), That THERE-  
AFTER 'Confrontations' Implicates 'Assistances' vs. problematic  
obstructions and 'prejudicial-Adversities' (Furthermore--  
for Deterances "offense", 18 USC 2384, to sought ALT's for  
Collective-Action/E.C.D.T.- Endeavours, DUTIFUL American VIRTUES)  
of which OTHERWISE-proportionate-seriousness encompassed  
NECESSITATED US CONST.'s EXTRemisms (Notice, However,  
albeit personally + officially UNPREFERRED, but, "forced".  
due to prestated Routinely Intolerable 'part-of-the-Problem'  
misconducts To be Norm!); As To FACTUALLY Here  
Again + Again provoking DUTIFUL-(etc) US CONST. "Law-  
Enforcement"; As To --(ii) BUT when a LONG TRAIN  
of abuses and usurpations --/ IT IS Their Right, IT  
IS Their DUTY To THROW-OFF such GOVT,

such Govt.  
and -- (ii); As That Implicates - Widespread - f&t-  
public-Knowledge - Re "January 6<sup>th</sup>!" Protestors  
"Lawfulness!"; However, Such "Traitors +  
Invaders!"; That's In-charge of Establishment,  
Openly dislike AND Resist the incidental -  
Employers - RIGHTS - Responsibilities -  
OVER - Subordinate - Public + Quasi-of-  
Ficials - And - "Employees"; and worseningly, as  
To "Hardened-Hearts" / close-minded their own unlaw-  
fulness / fortifying - (apite) PREVENTIONS Treas-  
onaries; "slaves - ANTI-"Masters"!); As HERETO  
that PATRIOTIC-Americans - Situational - "Allegiance" VERSES  
Treasonous - UNCONSTITUTIONAL - "Traitors + Invaders!" -  
"Majority!"; And additionally applicable for US CONST. Law  
powers Revitalized per (ie) UPATED 1781-? Republica  
vs. McCarthy 'T-"Death-LAW-(we) REPLACES "Fear" -  
AND - T-"Political-Trials" - f&t-obstructions' (ps-Necessarily  
circumvents f&t-persecutions by these type self-serving cover-  
up's officials "Suicide-By-Treason!" Resolution!), AND,  
18 USC 2381-2382 'Domestic-Treason' combat, as  
by "Lawful-Murders" & "Assassinations - ordered" (Ad-  
LM; 2007+) THAT erupts respectively collective "Lesser-  
of-Two-Evils-Doctrine" AND ("forced") formalized "Lione-  
To-Kill!" Lawfully, purposefully, Righteously, etc. and  
precedently (& SUMMARY; so consequential deterrence's  
seeks & expects changed "Adversities" - To - "Assistances"; Join  
"C.C.O.T." - Indeavours; And, Reparations; Contritions; Retirement-  
Resolution" - RELIEF'S; "Yesterday!"; That's Lawful-  
Today!" incitative

Lawful -

ALTernative - INTERVENTION's To "CCPT-Endeavours",  
 AO - LM; etc. That's Paramount "A) An-Matter-of-Law" vs.  
"suicide-By-Treasonousness!" w/ie. Required "Self-Incrim-  
inations" - VOLUNTEERED - "Trespassors" HERE Sheriff/  
 DIST-ATY's / S. Bridgett / Judges Beatty & Flynn-etc / IAC-ATY's  
 Tim Prentiss, Anton Cota, Mike Borges, Matthew Zee, etc 11+  
 Rep. Marlo / Dale Ball / Tony Hayward / etc. x77 + "Treasons-  
"choices" And/or TOTALITY which includes "People"-  
 conducting-T-M+N's preJudicial Legis and/or CCPT-  
 Endeavours Misconduct's of Abuses & Neglects; i.e.  
 especially ATY-IAC-pd Tim Prentiss / SISK.Cty Antolotay  
 Judges Beatty & Flynn & SISK.Cty Biugo / Sheriff-Jailers &  
 Medical-Wellpath Corp, etc. Rel. 'Abandonment-Harms',  
'Violated-Rights' AS "REPRESS-of-Grievances--" OVER-  
 SIGHTS; etc. and 'TORTIOUS-F&T-Punishment-for-  
The-Exercise-of-Civil-Rights"; ANP, again is  
 Notably provoking The NECESSITATED ("forced") Unprefer-  
 erred AIT's 'Treason-Death-LAW-(v/c EXTREM-  
ISM'S; To INTERVENE IMMEDIATELY US CONST's  
 harmoniously-Lawful / Provoked-Necessary & Unavoidable  
 or Myself Intolerably Treasonous / etc. for "Establish-  
o Justice" RELIEF'S - Release - INJUNCTION'S;  
 And, This is albeit very much REGARDLESS as  
 to that 'competantly-Rational', for his Defense  
 Rights being Retaliated-disregard AND offens-  
 sive-suppression's; feloniously AND treasonously;  
 especially by 'F&T-Psycho-Pris'-FRAUDS - (that's  
 again systemic "unreasonable-searches+seizures"!);

- seizures"!);

And, per Relevant ref.'s (ie) 8 pgs 6-22-2021 'CALIF-Medical Board'-"GRIEVANCE-RIGHTS"-FOR-REPRESS", etc. And Confrontation To CONSPIRACY THAT'S ALSO coercing "Self-Harms!" - cooperation's WITH UNLAW FUL-8th-Amend's "... and TO HAVE THE ASSISTANCE OF COUNSEL FOR HIS-HER DEFENSE." - Rights - Deprivation's (And that FURTHERS IAC = "Ineffective-Assistance-OF-Counsel") To be deliberately-unethical-evil-fraudulent-misrepresentations "As-An-Matter-of-FACTS+ LAW!" WHEREBY 'COURTS-IAC-ETC-"Seditious-Conspiracy" persists, in violation's 1985, In re Bowe @ 38 ced 872, Re. "Required"-Writ For "Matters-outside-The-Record" AND denied "Fundamental-Rights" Here, as to "wrath-of-An-Woman!" - FRAUDS and/or "prosecution's suppressions of favorable Evidence -- 1999; In re Pratt 69 CA,4th 1315; rel. wife's "AIT-eror-Motives" / "Credible-Evidentiary-Support" To "Unreasonable" Reliability Numerous' for x4 "No-CALIF-Jurisdiction" / cap 1064 - Demurser "Fed-Jur-Only!" 1991 USDC App T "US-Special-Prosecuter" / Free vs. Stand's "Any STATE LAW--/ MUST Yield" OR alternately "TON-TREASON'S-Aid+Comfort" / as to CALIF.'s -"conflicts-of-Interests" Re. Lrgis' 1991+ Treasonous - CALIF-UNJUSTICE charges / Rel. 2-9-2020 charges trailer-home to been BIA-FEMA - "Indian-Allegation" THEREFORE is "EXCLUSIVE-JURISDICTION" -To-be-Federal-Court's per 1957, In re carman 48 (2d 859, 887 / etc. and -- that consequently

consequently

5-6-2021 IAC-ATy's Tim Prentiss 'non'-adequate  
opportunity to cross examine" meaningfully vs.  
"wholly Foreign" UNLAWFULNESS per Crawford  
vs. Wash, 2004, 541 US 36, briskly put Heretofore,  
SO -- compounding BOTH Malfeasance's AND/OR  
Non Feasance's by "PARTNERSHIP-MALICIOUS-  
PROSECUTION" - conspiracy @ 52 Am Jw 2d § 57, as  
esp. VIOLATION's vs CONST's Article VI "Federal-  
Supremacy" / unlawfully Disobediently "NOT" "MUST-  
Yield," by Ton-Free vs. Bland's, 1962, 369 US 663,  
AND especially as and because these "Compet-  
antly" - Earnest - Articulated - "Rationale" - manipulatively  
SUPPRESSED - Systemic - TORTURES - Purposeful  
"Frauds" - (F+T-(rimes)) - To - Pretend - Discredable; By  
18 USC 2382 + 4: UNLAWFUL - Concealments - F+T;  
Deferrals; "viewpoint - Discriminations" / "confir-  
mation-Bias" / "willful - Non-understanding(s)" / "the  
Dunning-Krueger - (DISORDER) - Bias - Effects! / etc.  
↓ and non-transfers OR Removals SO AS TO  
↓ INDULGE conflicts - adversities; AND, outrag-  
↓ ous "Badges & Ropes!" - officials & Accessory's  
↓ THAT persist F+T - unlawful - "Abuse-of-Powers"  
↓ Manipulation's; THATS purposeful CAUSATIONS  
↓ Evil INJUSTICE'S HERE, and Routinely onto  
↓ us unpreferred - "Dissenters" THATS w/ ie, "Cau-  
↓ sine-Quo-Non!" and/or unamerican "Genocide"  
↓ murderous extermination; "War-of-Prin-  
↓ cipalities!", That evil-wrongdoers COMBAT

COMBAT

Good & Righteous; "Stupidly!" \*).

AT any Rate -- IT'S Immediately-Necessary-  
(TON; Lawful-Extremists) - For-Corrective-OVERSIGHTS-  
INTERVENTION - BY-Either-Establishment-(Harmo-  
 niously!) - OR - Constitutional - CITIZENRY (aka "Throw-  
 off"; etc.), And, That Requires Dutiful "Allegiance"  
 obligations "Assistance" responsibilities (w/ i.e. "pro-  
 vided" "Ancillary-Services" need social media public-  
 ation, so called "Secretarial", Legal copies, "Filed" -  
 Defense-Rights - TON-PoC's etc. per - Acvedo vs.  
 Fortinado -? Re. Access To The Courts w/ "All-  
means" defendant "Might require" so as To "get"  
 Fair Hearing", i.e. etc., and, i.e. That myself Lcge  
 is CONSTNCTLY "As-An-Matter-of-Law & fact" TO be  
 applicable US CONST's Article I, S-9, arguably Un-  
Lawful-Calif-(usTody) AS PER "No Person --,"

accept any Present --, of Any kind whatever,  
From any --, or Foreign STATE." WHICH I,

Lcge am Rel. 5-6-21 +/- w/ Beatty-SCSO-etc  
 "Foreign-To-Ours-CONST.;" And Unlawful Remanded

(usTody Implications rel. A-1, S-10 "LAW", THATS  
 "Impairing the obligation(s) of CONTRACTS", etc.

and X 11 + JAILERS, SCSO, Med VIOLATIONS OF federal  
Redress of Grievance "RIGHTS"/ TORTURES! (and,

needless To say, only FURTHER compounds To solidify  
 factual "Conflicts-of-Interests!"; for-ALL-Calif-  
Authorities And Myself; esp. rel. "Class-Action!"

— ACTION! —

officially virtuousness diligently benefiting X51% +  
"We the People," - "C.C.P.T." Endeavors Beneficiaries, AND,  
That Tempt Evil Adversaries To I-MIN's prejudices,  
But, discourage such Terrorists-Miscarivets! &), So,  
Please Immediately (TOWI) Help Now, Mutually Benefic-  
Ially w/ Reliefs --

\* PS-77) and  
reg's seriously formal  
"Confrontation" US-DOJ;  
Sac-CA-US-ATY's -(FIRMS  
(i.e. Disc. ATT-Not-Prosec- "Mr. UNITED STATES ATTORNEY  
using These 18 USC 2384,  
4,241,371, ETC.) + ASSISTANT!

In the spirit of my Ancestors,  
and, Constitutionally Yours,  
so, Pray conducts for God Blesses  
Loyalty (Chastel.)  
w/ T.O.N.!  
Mr. United States Attorney  
General + Special-Prosecutor  
Lee K. (general-eagle) Clarke  
(et al. -- i.e. 1991+ USPC App't

↓ PS-44) and Ensure  
↓ My Vulnerable-Property,  
↓ Generator, ETC. Assistfully-  
↓ Protected (rel. Your- All  
↓ Usable Complacency Rehts!),

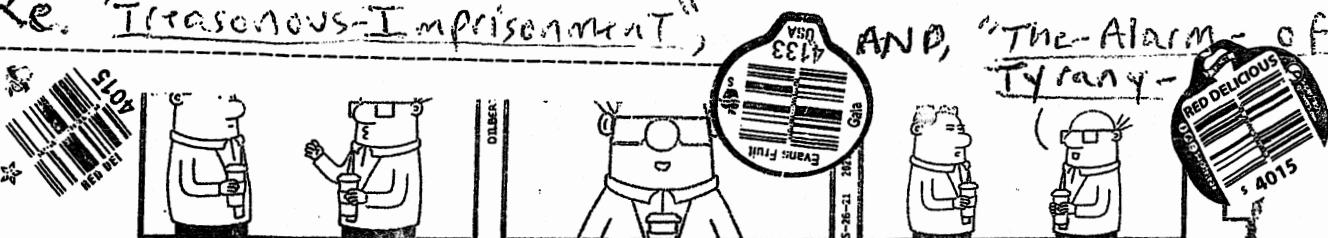
US CONST. ARTICLES- III, VI  
IV, ETC. "Ambassadors, Public  
Ministers and Counselors," etc.  
etc. extraordinary nullified-  
officials; and unbeknownsts"

↓ PS 43. as that corruptly adversarial system  
fails proper INPUT for my professsor; community-  
good-standing for property ownership + responsibilities  
Feb 29th, 2020, and Hard WORK (mentally + phys-  
"CONSTRUCTIVE-CUSTODY" Time!) THATS such Productiveness  
Hereby Requires we get me some deserving appreciation, Assist  
Respec

USDC, July, 2021, Sac-CA.  
# Unpublished-WIT+1983;  
# 18 USC 2382; Non-FFT-  
"Concealment-Crime"-  
REPORT-DUTIES; CORRECTIVE-ACTION

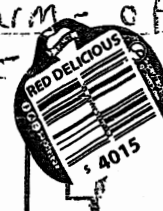
Lee K. Clarke (et al.)  
SHASTA COUNTY JAIL  
1655 West Street  
REDDING, CA 96001

Re. "Treasonous-Imprisonment"



AND, "The-Alarm-of-

TyranY-



PEANUTS

Each Time, May 26-June 1, 2021

G4



RED AND ROVER

PEOPLE ACTUALLY  
GET PAID DRAWING  
COMIC STRIPS!

IN  
FUNNY  
MONEY.

BUT  
THAT'S ONLY  
THE ONES  
WHO DO  
GAG-A-DAY

FOR THOSE WHO DRAW  
CONTINUITY STRIPS  
LIKE APARTMENT 3-  
I HEAR THEY MAKE  
ONE SENSIBLE DOLLAR



(And -- 2-MIA, TRAITORS --  
"Armed" - Robbery, ETC.

DILBERT

IRS-NewsPap. July 23rd, 2021

DID YOU RESPOND  
TO TED'S LONG EMAIL?

NO, I JUDGED IT TO  
BE A MANIFESTATION  
OF HIS MENTAL ISSUES  
AND NOT SOMETHING  
I NEED TO ADDRESS.

NOTHING WILL EVER  
GET DONE AROUND HERE  
UNLESS YOU START  
PRETENDING YOUR  
CO-WORKERS ARE SANE.

WILL  
DO.

BABY BLUES

"OH! THAT'S  
UP CAR!"

WHAT?  
OH MY GOSH! WHAT  
WAS I THINKING?

THE UN-GRIMY  
DOOR HANDLE  
SHOULD HAVE  
TIPPED YOU OFF.

PLUS, "ZOE IS A  
POOPY  
WIT" OF 1  
RED DE

4015

Furthermore ("Needless-to-say!"):

1) F&T - "Unlawful-Feminazi-Discriminatory-Favoritisms" (I.e. e.g. F&T-Judge-C.B. 5-6-2021 Fake-Hearing / "Confirmation-Bias"; and I.F. As "forced" IAC-Conflict-of-Interest / "Divided-Loyalty" / Peliberate 6th Amend "To HAVE" "violations" premeditated-Intent-Unlawful-F&T-Perssecution & Injury w/ Accessories"; con-f&t-com. on JUD. Perf.; See collective I.S.-T- "Totalitarianism")

2) Rel. (i) Gov. C. 8658; Emergency-Release "Communicable-Disease" (federal - "CRIME-VICTIM!") - INJURY, by "Domestic-Law" / "FBI-Agents" / "CIA-CIAA" / "NSA/CIA" / "T-Intell-Cent" / "Religious-Groups" (anti-Semitic, anti-Islamic) / Resistance / "CIA-CIAA" wrong / wife. rel. "Drugs-Drugs-Misceted" - Bias-Effects (e.g. false-stolen-Watch-and "no" miss-matched); the original P-100-Risk of Detention in "Health-Exhibit" displayed 2013, think no risk even after "detained"); 2. F - Nov 2014 (anti-vaxx's "The Confident Idiot Theory")

"The Alarm-of-Tyrrany (T.O.N.)!"

21-1399  
22-026

To : 'ca-'PEOPLE"-charges'

## TREASONOUS-OR-NOT"- (Confrontation-Rig)

(e) Global-Tell-Link-Corp/Hierarchy

ath., CEO, Bd; ATy's, Installers, etc.

3120 Fairview Park Dr.

Falls church, VA. 22042

ed 03/01/22  
(800) 649-7570 (SF-(A))  
FAX-415-703-1158  
C 505 Van Ness Ave  
S.F. - (A) 94102-3298

DATED: Feb. 10<sup>th</sup>, 2022.

Re. "National-Emergency!" (TON: Problem V. Solution) Party  
Felonious + Treasonous "CUSTODY" Implications: DEMANDS,  
Interventions "CONSPIRACY"-Accessory's/ Immediate  
Collective-Action (alt. "Assistance"), vs. "Willful-Crimes"

Greetings, and, "Respects-for-All-of-My-Relations!"

"I" (et al.) come today in a good way, HOWEVER, as that also my USMC, Native American Lakota-Sioux "Honor-shirt!" society, etc. makes me "forced!" to be unfortunately, properly, abnormally competitively, etc. and proportionately seriously to be US Const's 6<sup>th</sup> Amend's (+/-) "confrontation-right()".

4 THIS IS PARTICULAR TO "NOTICED" discovery of (felon-  
1 ians / Treasonous) CRIMES under YOUR-ALL particip-  
1 ations AND cause HERE; problematic Yourselves  
1 American-soil-Based (as To Rel. Corp. "color-of-Law",  
1 & fake immunity-pretensions, "Mirandized", no escape  
1 "As-An-Matter-of-Law" vs CONST. "JUSTICE Accountability"),  
1 and, (2) THAT Your shafta count (a. jail) Phone Service,  
1 Tablets, products, installation for facility AND Petabytes  
1 is ref. TOTALITY at issue; THAT (3) facility-Admin /

- Admin./

STAFF / SCSO / County-Board-of-Supervisors, Etc. / Med-  
ical (ie. CFME; ie. Wellpath Corp; Nash-Tn; Etc) / Etc.  
and US CONST.'S OVERSIGHTS ACTIVITIES -- AS TO  
particular electronic and other coordination for  
contracts, medical, REQUESTS, customers responsibility,  
PROTECTED CIVIL-RIGHTS AND PROHIBITED UNLAWFULNESS,  
GRIEVANCE-RIGHTS collective "REPRESS-"-satisfac-  
tions / Etc. "Public-Trial" related provisions (and,  
as even furthermore, as TO Discorded-Defects  
BEKNOWNST AUTHORITY'S AND IGNORED NONFEASANCES,  
THAT'S NOTABLY suspiciously "PROBABLE!" picniced it-  
atedly TO CONTINUE-OR- ADDITIONALLY- WORSEN THE  
beforehand CORRUPT COVER-UPS, MANIPULITIVELY-  
CAUSED COMPLEXITIES TO SYSTEMIC EVASION'S FO-  
DISCRIMINATORY OBSTRUCTION'S AND SUPPRESSIONS AS THAT  
PESTER RIGHTEOUSNESS- PREVAILS - WRONGFULNESS; AND,  
as such OTHERWISE HERETO ENCOMPASSES such  
deliberate and Sophisticated UNCONST-UNAMERICAN-  
F+T- CRIMINAL-ABUSES & NEGLECTS- UNLAWFULNESS/  
ie. 18 USC 2384; 4; 1961; 371; 241; Etc; 2381+2382

ie. especially so as TO self-servingly CONCEIT AND FAIR  
"CONVICTIONS-OF-JUSTICE!" // "VIOLATED-RIGHTS" AND  
IMPLICATIONS-NATIONAL-EMERGENCY "Traitors & Invaders"  
DESTROYING AMERICA by "F+T"- "Political-Trials," SUPPRES-  
SIONS VICTIMIZED "Dissenters" AND COVER-UPS ACCESSORY'S BE-  
ING CONDONED-ENABLED(S) / ETC. and-- especially  
relevant Re. Adverse-Arbitrary IMPLEMENTS  
ENHANCED, whether UTILIZED or BUILT, application



WITNESSES. [ii] -- ie.

AS TO BOTH -- Direct & Secondary Accessory's,

For Wife-Evelyn's "wrath-of-An-woman!"-Frauds  
(w/ref? 4 Pgs + 5-11-21 oppressed-IAC-ATy's/Etc-"AIT-

erior-MOTIVES"/"counter claim"-FACTORS -", Matters-

OUTSIDE THE RECORD" violates "Fundamental-Rights"; ie.

Etc. and -- 'FAT"-obSTRUCTIONS"-Systemic"(catch-  
22!)" For "SHOWING" withheld 'Significant-Evidence

AND There Fore Subsequent Confrontations AND  
Incidental developments: ie. biased-Sheriff's-  
2-9-20 Arrests "Unreasonable-Searches+Seizures",  
ie. "Judge"-Corra Beatty's repeatedly Non-, During Good

Behavior," or const Article-III / PC 4015 'Non-"Competent-  
Authority"; esp. by forced "Conflicts-of-Interest"

IAC-ATy's - surrogates/constitutes Tim Prentis/Ando (UTY),  
esp. violation 4+ "Defense Rights" as PC 1004 permitted  
'Fed-Jur only!'; ie. As To DIST-ATy's COURTROOM -

EVENTS erupts 18 USC 2382+4 (conspiracy-lines  
(collaboration), as TO 2382; 241, 371, 1961; PC 422.6 (i)  
etc. FAT"-Seditious-Conspiracy) To have implication's!

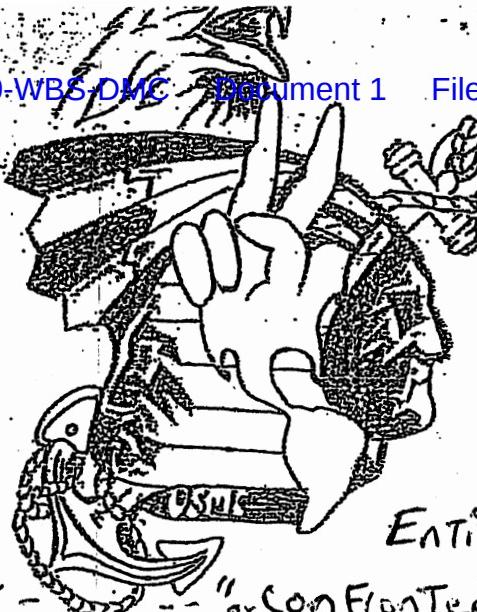
Implications!

(4) Such ~~Violently~~ put Systemic Violated-Rights ~~that~~ ~~are~~ ~~not~~ ~~properly~~ ~~extinguished~~ by; AND, CONSTITUTES "SHOWING" ELEMENTS for "Punishment"; HOWEVER, ~~No~~ ~~the~~ ~~Plenary~~ ~~Complaint~~ ~~oversight's~~ ~~is~~ ~~to~~ ~~be~~ ~~HEREAFTER~~ ~~self-serving~~ ~~"~~ ~~choosing~~ ~~neglecting~~ ~~"Puny & Repud.~~ ~~F&T~~-~~"WILLFUL"~~ ~~times~~ ~~& View~~ ~~constant~~ ~~Misfeasance's~~ ~~and/or~~ ~~Neglectful~~-~~Nonfeasance's~~! ✓ THAT WHICH "Showing-Suffessions" IS BY AND BECAUSE-- (4.a) Violations (IAC; conflicts free) "and TO HAVE THE ASSISTANCE OF COUNSEL FOR HIS-HER DEFENSE." (PS-Tortures & Th Psycho/Res-Judicata/Unlawfulness; F&T-Punishment-for-Exercise-of-(U) Rights!" Coercing "Self-Harms!" - Cooperations to Unlawful "Ineffective-Assistance-of-Counsel" VIOLATING Rational-Defense-Rights-Law); (4.b) Unconst-Etc. violations (2-becomes-1<sup>o</sup> Markey) 5<sup>th</sup> Amend: "Self-Inclemency" PROHIBITION-Concessions 5-6-21+/-; (4.c) "Speedy-Trial" Violated-Rights (W/JCT, record) Constitution Unlawful Concessions of one right, so as to benefit another, ENTITLED ALL Rights!;

→ Pg 4-OF- ↴

(Additional w/ Corrections)  
 Such is largely suspect to be purposeful result so in that "DOMESTIC TRAISON" would continue to grow & prosper; by government-officials (subordinate to "We the People,") & "Domestic Enemies". This is provably true. Not only by recently discovered former Jefferson's "the charms of the Constitution." for activated 1/30/05 "Treasons-Or-Not" revolution (\* whereas be, part-of-the-solution / not problem - by "Proportionate-Seriousness"!), and of which is largely unknown to readers here therefore problematic & constitutionally-justified, in addition to "Treasons-Or-Not" revolution (\* whereas be, part-of-the-solution / not problem - by "Proportionate-Seriousness"!), and of which is largely unknown to readers here

#1.) The misunderstandings about TRAISON subject matter is magnificant & serious.

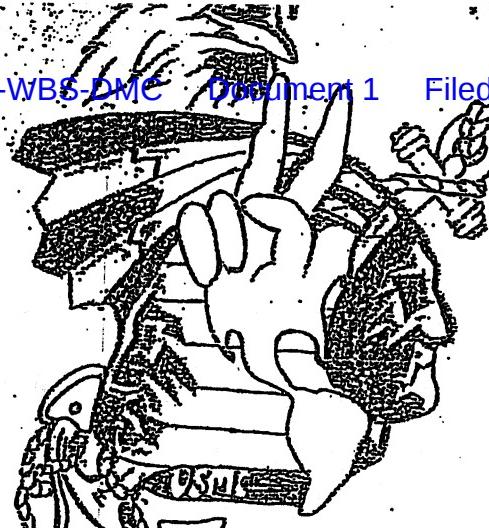


ENTITLED ALL Right's!)

(4.d) Violations - "Confronted/Compulsory Process"  
 (esp. re. F&T-"Enablers"/IAC-Judge-DATY"-Dr's"-Jailers-ETC"  
 violations vs-const-Law "s. establish Justice, insure domestic  
 Tranquillity"; "Confirmation-Bias"; V.-"shall make No  
 Law respecting AN ESTABLISHMENT OF Religion, OR Pro-  
 hibiting the Free Exercise thereof." AS TO HER  
 PRAYERS FOR THIS "MAN" THATS "God Sent!" w/ie. 4+pgs  
 5-11-2021 "Matters-outside-the-Record" IAC-ETC-"Suppression"  
 "The-Rest-of-the-Story"; ACE = "Adolescent-child-hood-Experiences"  
Unbeknownsts- "AlTerior-Motives!"- NO-Lc/je-(RIMES-Vs-  
 "Wrath-of-An-Woman!"- FRAUDS; MRS. CHRISTINE HOFF-SOMMERS  
 "War-on-Boyz!"-MEN; and, albeit "war-of-Principalities!"  
 AND, includes'NON- "Discriminatory-femi nazi-Womens-  
Abuse!" aka - "wants" vs. "oughts!"); (4.e) T-PC-1  
 1369-X4+ MONTHS VIOLATED- "Jury-Trial" + "fundamental-  
RIGHTS" (Demandied); Reg'd People Vs. Wilson: TON- (component's);  
 Jailers/Met/CT/etc. "Grievances"- REF's; and, PETITIONERS-  
 F&T- Deference's/aka Treasonous- "TOTALITARISM"- PC-  
 252- "PASS"- The- BUCK-GAME Re. Matters- "Adverse-To-

The - States - Anti - "Judges" - Oath - "Establish - Justice"!; (4.F) Snowballing F&T - "Unreasonable - Searches & Seizures" i.e. as Jailer; - Medical "Custodial Handicap(s)" 5-6-2021 +/- 4-To-7+ Daily violated-Rights, Tortures, and "participate or - Medical-Treatment is Required" PC 2653, 2652 "allow" Vs. alt fTSO - Aggravations by 18 USC 2382 + 4/F&T - Concealment-Crimes / Detainants w/je 2-11-2021 US-X-POT - F&T-Participation choices vs. 28 USC 594 +/- "Assistance"; As Legal-copies, Legal-mails, F&T-Phone-Grievances-ETC - violating - "CONFRONTATIONS" - DEFENSE - ETC - JUSTICE - RIGHTS AND "Suicide-By-Treason!" counterproductive worsening's; (4.G) including viol "Public-Trial" KQMS/ KCNR/ KCBX/ KV18 / ETC To 'F&T - "Concealment-Crimes" - These - Political-Trials'; (4.H) similarly in part for viol's "Access - To - The - Court"; 'WRIT' MofTP - TON - 1983 - ETC. and 'Federal-officer - Removal' RELIEFS'; (4.I) That Longstanding 'F&T - pre-1776 - "Poverty - Anti-Pisa - air!" - (et al.) Systemic-CAUSATION'; Thats - RESULTS - T - "Foreign - To - Our - CONST" / "In-Title Taxis" - Socialists / Etc esp. Tech Inclusive-inclusion VIOLATION'S US CONST. "checks - And - Balances" / ESh. US CONST. Article VI; IV; III - US - "Supreme - Law - of - The - Land!" and "The Judges - SHALL Hold their offices DURING Good Behavior"; THAT "Pres." Biden-Harris 25 + yrs US-Cong. "JUD - (int'l" Infections AS Anti - America's - Republic - "Election-Fraud" - Discredited - "oATH" - TO - US - CONST, Rel. "Three-strikes!" - OUT; Pres. 2382 again missing 1-18+2022 REF. (#16010772); 159023562; ETC +/-; (4.J.) Re 'Breaches' + "Rescission-of-Contract!" - RIGHT!"; (4.K) 'Perjury-Proof' by "Search - WarrantS!"

→ Pg. 6-of. ↴



-Warrants!

AFTER 'dishonorable - conflicts" Replaced, James Zurcher  
 VS. STANFORD Daily; OR MY "Escort" WITHOUT benefit of  
Evidence" - Destroyed; (4.L) As That F+T-MAN's makes  
 13<sup>th</sup> Amend's Prerequisite "Duly-Convicted." To be  
nullified & impossible THEREFORE violations "Life,  
 LIBERTY, PROPERTY, OR PURSUIT OF Happiness!" To BE  
 inexcusably UNLAWFUL-(Again per Malfeasance's  
 and/or Neglectful-Nonfeasance's; Conspiracy-Concert)  
CRIMES"; (4.M) As That Psycho-"Dr's"/ie. Quack  
 1-24-22 "Fraudulent", etc. and "Confirmation-Bias".  
 Psych-Eval's Robin Campbell's Provocations & Coercions,  
 as That "We agree" This Psych-Eval, is NOT being Recorded  
 Today! / "No, as deliberate Treason, Told Demanded  
 Right for Defense & Preserved Per FRAUDS, Rel. PSM-  
 Dr.-SPITZER 2007, Phil-Trumpet, Interview-Admission-  
 Psychiatry "Subjective" And "Fraudulent"; THAT 1-17 WIT'S  
 LT Marler, Rep's Millis, Smith, Lowry, f-williams, Hodges, van  
 Gorder, Alizer, f.Creager, schwartz, Walker, etc. Responsible-  
OR-Culpable officials Demande-RIGHT'S, And Caught-  
 Lying AGAIN necessitates-Recorded-Preserved-Eval, asked

asked

IF I-LLGE SPEAK w/ APPT-ATY, TOLD NO, won't take calls or collective jail visits, AND, as is specific part-wishes for MY-MON-IST-B5, BUT, JAC-ATY/Judge/Att.  
"Political-Trials"-CONSPIRACY THAT "COUNTERS" HER-  
reconceived agenda, etc. and wife her "I'm not an ATY!"  
B5-Deferrals), TOLD T-PC 1252 "PASS"-The-Buck-Gone  
For T-"TOTALITARIAN"-SOCIALISTS-STATE), AMNESTIS  
INCOMPETENTLY-misrepresenting what further parti-  
cipates AMNESTIS Snowballing--"Unreasonable-  
SEARCHES - AND - SEIZURES"-F&T-VIOLATION'S:  
(4.n) AS THAT (F&T)-2-9-2020-Arrest (JSCP, 2020  
2075 Case, same "INCOMPETENT-COURT," and  
BIA-FEMA+Trailer house is "Indian-Allotment" AND USPC-  
possessor "EXCLUSIVE-JURISDICTION", per 1951, In Re Lamees;

(4.o) as that 1991+/- sought Govt-US-Const.-changes;  
Tortureers - ETC. PERSECUTIONS/ THAT regard us DOJ Feb '21  
Formalized 28 USC §944TON)-"ASSISTANCE(S)", Ref. 15+pgs ETC;  
However, such US-DOJ, X-ATY-EMI/ATY's (F&T)-"Foreign-To-  
const." Nonfeasance's (ie. Confronting CaliforNY's Civil-  
rights - violations/no-jus/etc./relief), necessitated ("complaints"  
etc. HERETO Juries + Medical 18 USC 2382 + 4 F&T-Penalment-  
GAMES"; including, roadway and sentencing? for treason & perfid-  
ion+ proscription; THAT is not only NOT for, but my Justice  
Collective Action Purposefully ESTABLISHED with FBI, US-Long-  
Jud-Carte/ Lamalfa, Durkin, Grassley, Leahy, ETC. AND Elon-  
Musk. But, actually seeing intolerable judicial obstr-  
uctions to "G.C.B.T." Endeavors THAT CONSTITUTES T-  
rial and comfort -- / IS GUILTY of treason... w/ these  
Adverse & unlawful volumes to Traitors & Invaders.

(4.p) Furthermore esp. rel. f&t-Nonfeasance's-  
prejudices by & because 8-1-21 +/- 92 USC 1979  
(jifa-investigation / commencement / relief's (Ref. Jan 1's  
9-12-2021, # 141227842-ADA-grievance+injunction's

→ pg 8-OF-4



Medical Board of California

## Instructions for Completing the Consumer Complaint Form

**Enforcement Program**  
 2005 Evergreen Street, Suite 1200  
 Sacramento, CA 95815-5401  
 Phone: (916) 263-2528  
 Fax: (916) 263-2435  
[www.mbc.ca.gov](http://www.mbc.ca.gov)

*→ F&T-B5! 'Federal - "Grievance Rights"'*

1. Legibly print or type all information.
  2. Provide the full name and address of the licensee your complaint is against. Please note that the Medical Board (Board) only handles complaints against the listed individuals on the second page. Please see the "A Consumer's Guide to the Complaint Process" for additional information.
  3. Attach a copy of any supporting documents you may have in your possession pertaining to your specific complaint; documents may include patient records, photographs, audio or video recordings, correspondence, billing statements, proof of payments, autopsy/toxicology report, police report, court documents, etc.
  4. Please sign and date the complaint form.
  5. Complete the "Authorization for Release of Information For The Subject Of The Complaint" (Subject is the physician or other healthcare provider you are complaining about)
  6. Complete one of the following medical release forms in their entirety:
    - "Physician/Provider/Facility Authorization for Release of Information" (In this form you will list all treating facilities in addition to all relevant treating providers specific to your complaint. If the incident is involving a surgical procedure, it is important that you list any pre-op or post-op providers)
    - OR-
    - "Kaiser Authorization for Release of Information" (should care and treatment have been rendered at a Kaiser facility please fill out the enclosed Kaiser form and check if it's a "northern" or "southern" facility)
- \*\*\* Should the patient be deceased, the person signing the release form(s) must be a legal representative as demonstrated on a durable power of attorney, death certificate, or an executor of will/estate document. (Please enclose copy of supportive documentation).

*Dated: Jan. 24<sup>th</sup> 2022  
 Re: 16 + 4 pg's*

---

**Please Note:**

- You must fill out a separate complaint form for each physician or other healthcare provider you wish to file a complaint against.
- The Board does not have jurisdiction over billing/fee disputes, general business practices (contracts, office policies, appointment times/duration, etc.) or personal conflicts, unless the behavior in question interferes with the safe delivery of health care. Please contact your insurance company or your physician's or other healthcare provider's office to resolve disputes outside of the Board's jurisdiction. **The Board cannot award any kind of financial compensation.**
- Please be advised that the Board cannot assist with any coordination of patient care. Should you require assistance please contact your insurance company or medical providers.
- Review the brochure, "A Consumer's Guide to the Complaint Process", for information about the complaint review process.

For more information visit: [www.mbc.ca.gov/Consumers/Complaints/](http://www.mbc.ca.gov/Consumers/Complaints/)



Medical Board of California

**Consumer Complaint Form**

*Fraudulent - Misrepresentation Implications*

Enforcement Program  
2005 Evergreen Street, Suite 1200  
Sacramento, CA 95815-5401  
Phone: (916) 263-2528  
Fax: (916) 263-2435  
[www.mbc.ca.gov](http://www.mbc.ca.gov)

**COMPLAINT REGISTERED AGAINST**Check one:  Physician (MD) Podiatrist (DPM) Physician Assistant (PA) Midwife Polysomnographer Research Psychoanalyst Unlicensed Provider**Subject Information**

Last Name

Office/Facility Name

First Name

Middle Initial

Provider's License Number

Clarke

Lee

K.

REDCAL

Phone Number

SISKIYOU + SISKIYOU'S-C-A, COURT, FOR

City

1500 COURT ST.

State

Zip Code

CA 96001

**PERSON REGISTERING COMPLAINT**

Last Name

First Name

Middle Initial

Clarke (et al.)

Lee

K.

Street Address

40 KEM, 1308 place ST

City

State

Zip Code

Redding

CA

96001

Phone Number

Email Address

**PATIENT INFORMATION**

Patient's Name

Patient's Date of Birth

Your Relationship to Patient

1961-01-01

**NATURE OF COMPLAINT (Check all that apply)**

- Quality of Care (Misdiagnosis, treatment/medication causing side effects, surgical complications, negligent care, etc.)
- Office Practice (Failure to sign death certificate, failure to provide records, misleading advertising, double billing, billing for services not rendered)
- Inappropriate Prescribing
- Provider Impairment (Under the influence of drugs or alcohol, mental or physical impairment)
- Sexual Misconduct
- Unlicensed Activity (Aiding and abetting unlicensed practice, unlicensed provider)

Federal U.S. Const.'s "Brievance- Right(s)"DETAILS OF COMPLAINT (Attach additional pages if necessary)

State your complaint in chronological order and in detail. In addition, please include dates of treatment and list all relevant treating providers specific to your complaint. It is important that you be specific regarding any allegations of substandard care. Providing a comprehensive narrative of your complaint allows for a more expeditious review process.

(P.S. Here Fractional rel. T- Futility, and pre-petition Herz after Reg. !.)  
R-- SUPP.- Ref. 5% (T.O.N., and, ongoing MoTP,  
as to ANTI- 18 USC 2382 & 4: Non-Concealment-Wines-  
Report- Felonies & Treasons); ALT. otherwise "FAT-Accessory".

R-- That Jan. 17<sup>th</sup> '22 approx 1330 hr I was notified- (cell-speaker) To go to "Booking" (denied what for as to Right's and Needs, However, TOOK Lit vs CONST), Then 20 min's Holding cell I was escorted Def. Lamouri, Alizer To Interview room; w/ LT. Marla, Rep. Miller, Female "Dr" on LapTop (Letter ID-ed "Dr" Robin Campbell) AND immediately (And Defensively) PROTESTED My "REFUSAL- "Right(s)"!

R-- This was particularly, (etc) and Competently conducted (Notably, as response, to 'gangbanging-TORTURES', Ref. Jails 400+- Grievance's as #159710142; 159754632; etc. and implications -- i.e. as 'cooperations' erupts intolerable "Self-Harms"), primarily by collective-circumstantial-Evid's (rel. Learning's from past Experience's, ~~or~~ '2011-Jury' Applicable "Absolute-Bar"; Today's again "Fraudulant- Discreetible-Psych- Unlawfulness; Ref's med-Bd-Grievance's, for "Dr's" (unningly Violating "and To HAVE THE ASSISTANCE of counsel FOR his-his DEFENSE"- LAW, w/ discriminatory + unreasonable "Deferrals"; i.e. esp. as That ".Unreasonable- Searches + seizures"- (Felonious + Treacherous)- VIOLATION'S Inclusive To partnering "Ineffective-Assistance- of- Counsel" (contray prestated, and, prejudicially- detrimental To Rational + meaningful ", FOR his Defense."- Rights- LAW" To be either COMPETANTY-Represented, by APPT- Assistance- Pd- ATy; OR misrepresentation-ATy That makes cooperation To be "Self-Harms" AND/ OR properly- reasonable, Competant, Lawful, Non-Complacent, etc. To be non-cooperative- To- "Forced"- IAC- ATy - Necessitated; albeit Extraordinarily and unpreferred To others CORRUPT--

Signature

Date

&lt; DRAFT:

OTHERS CORRUPT--  
as ANTI-JUSTICE--"Judges"/DIST-ATY>/Jailers-medical-Sheriffs/  
ETC. Prevalent Implications AND Ref. Such--"IT IS THEIR  
DUTY TO THROW-OFF such GOVT." (e. HERETO "Long-  
TRAIN OF abuses and violations").)

¶-- AS THAT PROMPTLY OBLIGATORY "Refusal"  
CONSISTED of explanatory reasonableness; ALBEIT HOWEVER  
MET by provocative- INTERRUPTIONS, THAT CONSEQUENCED  
INCREASED INTENSITY (I-Me against 6+Others; at Least!),  
FOR (ie) "no, THIS is unlawfully violating 6th Amend. LAW, "To  
be Informed." (w/ const in hand to show except for "long-  
banging" INTERRUPTIONS AGAIN!), Resulting "RAFIA-FIRE!"; as  
'Ambushed- Defense'; denied Defense paper work needs  
for Non-IST (INTERUPTION 'Just TALK To her'), changed to  
NOT WITHOUT my-Copy- Recorded - Preserved per NUMEROUS  
"P/o" Quick-FRAUDS-Crimes (explained 2011-? "Dr." Wilson  
agreed "that sounds rational Defense"); IMPLICATING IAC-fd-ATY  
problem NOT-Me-IST; BUT, wrongfully facetected IST,  
AND, denied-evid-Tapes-Proofs; FAT-Crimes; w/ T-3ADG);  
SO-- preserved "Defense-RIGHTS" or NO-participation (by  
USA common-Law VS. FAT--"Foreign-To-Our-const."  
as Her-Sof-Nra-Listening-"Coercions" (this is recorded  
on zoom w/ mySELF etc. present!) -- THAT NOTICED Her-  
them "Trait-Monitored" (el "Treasons-or-NOT", as to  
Jailers + medical constant Torture; Violated-Evictions/ETC.  
ESP Defense & grievance-Rights, AND all but for approx-  
2 minutes time duration Demanding-serve so can return fed  
(† Notably aggravated by the Psycho-ff Robin Campbell)  
evident-Longtime-"Experiences"/ Ignoring "Adverse-to-The-  
State"/Discriminations & Favoritism! Therefore edge  
"Federal--" CRIME-VICTIM! To Her "confirmation-Bias"  
(† Feloniously & treasonously, AND, applicable Her-ETC  
"Suicide-By-Treason!" by + because T-Totitivism  
encompasses Retaliation INSTEAD of US Const. "checks-  
And-Balances"; SO-- prejudicial Malfeasances or Nonfeas-  
ance's onto myself Edge Total) CONSTITUTES T-"Aid+C." AND,  
Requires T-Death-LAW-CURE w/ no female unlawful-Disc-favoritism

U.S. UNITED STATES ATTORNEY GENERAL

Name Special Prost. MC KEE Document 1 Filed 03/01/22 Page 179 of 323 MC-

Address eagle) CLARKE et al. -- i.e. App T-USDC-  
1991 + US CONST. Article VI + III, Ambas-  
sadors, Public Ministers and Consuls, u.s.,  
i.e. etc. and Federal "CRIME-VICTIM")  
point \* "Treasonous-Imprisonment!"

CDC or ID Number F+T-SHAFTA CTY JAIL (PMH) wrongfully  
1655 WEST ST, Redding, Ca. 96001  
T-20-02075 (etc)

10 USC 935: "Courts-of-Inquiry" (etc.)  
T- "Foreign-To-Ours-(Const.)/Superior CT SHAFTA-CTY-(Calif.)

Dated: 1-20-2022 (F+T-Manual-(copy)) <sup>(Court)</sup> (x//MOTP": TON: T-M+N's etc)

PETITION FOR WRIT OF HABEAS CORPUS

Plaintiff Lidge (et al. -- i.e. SII + APP-1987 +  
Point Man, "C.C.D.T."-Engel-  
ours, re. vs. 51% of "We The People"-  
Beneficiaries, i.e. etc.)

No. =

To be supplied by the Clerk of the Court) ASAP!  
Duplicate "filed"/Returned w/  
re? ordered! = un-obstructed-MIA!

Respondent SCSO, MIK Johnson; TAG ATYS  
Anton Cota/Tim Prentis; O-ATYS; Biased-  
J-Carabddy/Fly/Qweak/-RedEmision  
Ca. Evid.C. 451; INSTRUCTIONS - READ CAREFULLY

Judicial-(National)-Notices"; PC 995; 1385,  
-UToLy - Dismissal(s); "Discharge"(s); w/ re. Implications -

\* "Prosecutors" Misconducts: "Seditious-Conspiracy"

IP-1. AS THAT 'CONCECTS-Abuses/Neglects' (RE's. Fully; Due-  
Diligence); esp. for 'FELONIOUS & TREASONOUS / JUDICIAL ACTIVISM'  
"CUSTODIAL-HANDICAP(S)" - Violations; Legal-Copies, 11+ Courts-  
MIA / "Long-Train" / TORTURIOS - OVERSIGHTS, "REDRESS-OF-  
GRIEVANCES -- "OBSTACLES and RETALIATIONS/ETC. AND  
SYSTEMIC - F+T - "FRAUDULENT" - EVASIONS - "COUNTERPRODUCT-  
IVELY" - CONTRARY U.S. CONST'S. PROTECTIONS & PROHIBITIONS  
by + because "TRAITORS + INVADERS" / ETC. FULLY SET FORTH), AND  
CONSTITUTES -- [ii] PROSECUTION'S SUPPRESSIONS OF FAVOR-  
ABLE EVIDENCE (See In re PRATT, 1999, 69 C.A. 4th 1315)  
DEFENDANT WAS ENTITLED TO DISCHARGE on showing

- In most cases, the law Penal Code section 1444 requires the filing of a copy of the petition on the dis-  
tribution Code section 72193. You may file the petition with your attorney, or city prosecutor, or  
by mail.

X Signed - USA - VJW-CRINE  
Approved by the Judicial Council of California for use under Rules 56.5 and 201(h)(1) of the California Rules of Court [as  
amended effective January 1, 1999]. Subsequent amendments to Rule 44(b) may change the number of copies to be furnished  
the Supreme Court and Court of Appeal.

ps-401, "Ferred" Fractional/compounded "DRAFT" To circumvent Gangbang (CRIME)!  
Form Approved by the  
Judicial Council of California  
MC-275 (Rev. January 1, 1999)

PETITION FOR WRIT OF HABEAS CORPUS

Penal Code, § 1442  
Cal. Rules of Court, rules 56.5

That prosecution - (et al) withheld - (et al) significant evidence that could have been used to impeach - (et al, ie. discredit; esp. "Pf. Answers") key prosecution witnesses. [1]

\* w/ "forced"/"Draft"-HereTo (Ref's) Due-Diligence REQUIRES - Acquire ~~GET~~ what Jails/ IAC-ATY's / ETC. "Seditious-Conspiracy" is "oppressing" as in violation "...and To HAVE the Assistance of Counsel FOR his - her DEFENSE." (p and felonies & treasonous violations Legal copies/ MIA Mail's US-Pres, Co. S. CT. 9-14-21, Sec. confronted & corrected +), AND, as that subject "Pratt -" showing" is inclusive "Custodial-Handicap(s)" and/ OR as for SAME & Derivative implications To violated "Fundamental-Rights" Rel. (ie) 1985 In Re Bowers, 38 C3d 695 (1) when reference To MATTER(S) OUTSIDE THE RECORD is necessary to establish that defendant has been denied a fundamental- RIGHT resort to H.C. is not-only APPROPRIATE BUT- REQUIRED. (ii); and, FURTHERMORE, as that HEREOFRE SYSTEMIC, felonies & treasonous, and perverted EVASIONS requires DISCHARGE AND (ie) establishment For factual- RECORD AS TO "ALTERED-MOTIVES!" (not "Economic-Violence" ETC. "Wife-of-An-woman"-Slaves) AND "Discrimatory Enablers!"), where X5+ EVENTS (ie Pebla Prose's blouse) 321-948-0226, Lake Tahoe "Wit-Neighbor"; Kenny Cormandy Reno Ret. LE "Incomes" ETC. Lie + Clarity - Jeckily and myself Month 4, married tell me she "wanted my wife to kill (her) so you be to plan for life, AND; is serious ACC-lose: "Adult-Childish-Experience"! This needless to say, is "Defend" & "Confrontation-Rights" (Ref. Crawford vs. Washington, US-S.Ct. for "Common-Law-RELIABILITY VS. (cont'd) Foreign-To-self-Const."/ Stovall Vs. Penn's violated-Rights-CAUSES "The clear danger of convicting the innocent"/ ETC. and F&T- Reparations)

1 Dated: 11-14-2021

4 Re: "Jud-Notice(s)": Used

5 (F+T)-Unlaw Full-USA

6 Marriage "WITNESSES"

7 W/CIT, Ground-2:

11-24-21; (a.s.c.t. (snippet))

8 THAT (ours - USA) - "Supreme-Law-of-The-Land!"

9 requires "ANY & ALL" "Evelyn-(Burns/ Wilson)- Clarke-(wife To  
 10 Lee) made STATEMENTS- ("Adverse-To-Either-Spouse") is Unlawfully &  
 obtained & used And/or suppressed & Nullified. This is by & be-  
 cause 'protections & prohibitions' (ie) amongst FIRST & FIFTH-  
 Amend.'s RIGHT'S (\* wife. US CONST's Preamble)  
 for -- "DOMESTIC-Tranquility," - LAW!"; Rel. 1986+, X-Wife &  
 C.L.A.- Father-in-Law, Minn. ETC. "Kidnapping!" - GovT/ Ref'st +);  
 and, THAT "... SHALL make no LAW respecting an estab-  
 lishment OF RELIGION, or prohibiting THE FREE Exercise  
 These of..." (Ps. as STATES & Federal - LAWMAKERS; and such "Law-  
 Enforcement"/ Judge's "ORDERS"/ ETC. "Enablers"; AS Are  
 actually opposite - ETC - "LAWBREAKER'S", AND, partic-  
 ularly as to "USA - "One Nation under God!"; WHERE AS  
 "A-Lawfully-Wedded-("Other-Half")-spouse" (Lake Tahoe NV,  
 fast of Off); ENLISTED -- "CONTRACTUAL - "COMMITMENT"-  
 (w/mutual trust, honest, loves, respect, obedience & inc marr);  
 Jose USDC 1989 "The difference between COMMITMENT AND  
 INVOLVEMENT is like bacon & eggs. True, the chicken was  
 involved, BUT, the pig was definately COMMITTED" (as);  
 is as to Legal implications for "Two-Becomes-One" -  
 LAW!"; And, THEREFORE -- "Husband-or-wife-Relev-  
 ants-", NOR SHALL be compelled in ANY CRIMINAL  
 CASE (regardless for Labeled victim or perpetrator) TO BE  
 A WITNESS AGAINST himself - herself. (\* AKA -  
 whereas -- such "himself-or-herself"; singular, of one Mar-  
 rital- ENTITY IS "UNLAWFUL - "Self-Incrimination"; AND, such  
 Judge evidence's "STOLEN- PROPERTY" crimes w/ 18 USC 241, 371,  
 4, 1981, 2384, ETC. or Ca. PC 422.6 -- "Violated-CIVIL-Rights"  
 AND - crimes: X4 + Daily wife. Evidence-Code is 451 -  
 "JUDICIALLY - NOTICES"; ie, and, Needless To Say, US CONST.  
 Article VI - USA's "SUPREME-LAW-OF-THE-LAND", AND,  
 HERE TO BEKNOWNST CIVIL GOVT RESPONSIBILITIES Re: 18 USC  
 #382 & 4; F+T - "Accessory's" VERSES AIT, NON-concealment -  
 crimes (meaningful "MoFTP"- Report' felonious & treasonous -  
 occurrence's OR misconduct consequences (crimes partnerships).

Such is largely suspect to be purposeful result so in that "DOMESTIC-TREASON" would continue to grow & prosper; by government-officials (subordinate to "We the People,") & "Domestic-Enemies". This is probably true. Not only by recently discovered former Jefferson's "the chains of the Constitution" for activated 1/30/05 "Treasonous-Or-Not" revolution (\* whereas be, part-of-the-solution), not problem - by "Proprietary-Seriousness"! \*), and of which is largely unknown to readers here - therefore problematic & confrontationally-justified, in addition to (WYSIWYG)

#1.) The misunderstandings about TREASON subject matter is magnificant & serious.

An 18 U.S.C. Section 2382 Misprision-Of-Treason-Presentation

3/30/2007 - 15N - 41141-41141-41141

1 Ref.'s (ie) PC-2065  
2 "MOV" 12-25-2021;

3  
4 DATED: Dec. 25<sup>th</sup>, 2021

NOTICES-(ie)  
US CONST.'S A-VI,  
"Laws--/Treaties"  
"GOOJFC-OR-Else"

7 "NOTICES"- (T.O. N.): , and, "[M]emorandum -  
8 OF- Understanding!" / "Proper, NOT Popular!"

9 WHEREBY PROBLEMATICO "catch-22!" majorly  
10 HATED for "War-of-Principalities!"; circumventions:

## INTRODUCTION + References:

11 P-- OUTIFULLY, RIGHTEOUSLY, SPIRITUALLY + LAWFULLY (ie.  
12 US CONST. LAW + "Law-Enforcement" / VETERANS, USMC,  
13 ETC. STOP-X-USA'S- PLUNDEROUS + DELIBERATE-DESTRUCTIONS)  
14 W/ ie. Hudson Vs. McMillian, 503 US 1, 112 S.C.T.  
15 995 (1992). THE ALLEGATIONS OF DENIAL OF Medical-  
16 Care AMOUNTS TO -- "INTEENTIONALLY INTERFER-  
17 ring WITH THE Treatment once Prescribed,"  
18 WHICH THE SUPREME COURT HAS SPECIFICALLY CITED AS A  
19 EXAMPLE OF UNCONSTITUTIONAL "deliberate-Indifference"  
20 TO PRISONERS MEDICAL NEEDS. Estelle Vs. Gamble,  
21 429 US 97, 105, 97 S.C.T. 285 (1976). (FURTHER-  
22 MORE REFERANCE TOTALITY VS. SOP- "oversimplification",  
23 ie. USVA-ETC.- ANTI-"HONORABLE-OATH"- AGAINST-  
24 "DOMESTIC-TREASON"- problematic- "ExTerminating+

= ". ExTerminating -

Dissenters." And conningly advocating 'Felonious-And-Treasonous-Unconst-Ecc-Of-Bey-System!'-ETC-AND-Feminazis - Plunderous-Destructions - Despotism - FAVORITISMS- DysFunctional-Discriminatory-"DISORDER"-PLAGUE; and 'Mentacide' w/"Punning-Kruger-Effects"-Bias - DISORDER/ STANFORD-Navy 1974 Dr. Rosenhan's "on Being Sane In Insane Places!"/ETC. Complexities Reversing-"Right & Wrong!"; i.e. 2007+CALIF-DMH, ATASCADERO-STATE-HOSPITAL, "EXPT-WITNESS" 2011-Jury "Dr."-Psych-John-Eible; USMC-PTSD-Diagnosis-Derivative - Compartmentalization: 'F&T-"Punishment-for-Exercise-of-civil-Rights!"-TORTURES/"CRIME-VICTIM!"-Retaliations/Fraudulant-"Psych-Jacket" Stigma slanders/Pow-"Political-Prisoner" 2009+/- NPR "All-Things-Considered!" KCBX incompletely AND Implicatingly; i.e. as That 'F&T-"Political-Trials". U.S. S. CT. @ 397-#S-337 discriminatory EVASIONS encompasses "Mock-Trials" violated-Rights+CAUSATION'S "convicting the Innocent" AND Psych-Mental-Health "CARE-AND-TREATMENT" requirements to be explicity "part-of-The-Solution!"/'No-Harm' ETC. Vs. Neglectful-Nonfeasance's "Deliberate-Indifference"/ 18 USC 2381:2384:1961:2382-241:371:372; 4: ETC. "Seditious-Conspiracy-ENLISTEES" and/OR 'F&T-Concealment-Crimes',

1 12-25-2021/MOU/LETT /CONT.- pg-3-of-  
 2  
 3  
 4  
 5  
 6  
 7



- CONCEALMENT-CRIMES

8 ie. ETC. AND - such Fundamentally-Lawful-  
 9 Prescribed- "TREATMENTS" as to US-CONST-LAW's  
Independence"/ "PROTECTIONS- And -Prohibitions"  
 10 CONTRACT-LAW; "Establish-JUSTICE.." And  
 11 "checks- And -Balances-oversights-Applications  
 12 especially Re. purposeful "Four-Branches-of-  
Govt"; Subordinate-AUTHORITIES / "Breach-of-  
CONTRACT" / "The-RIGHT-of-Rescission" / "The  
RIGHT TO cancel" / "Relieved of his/her Obligat-  
 13 IONS under a CONTRACT on grounds of -- FRAUD  
 14 "CERTAIN Kinds of Default by the other Contract-  
 15 ing party." Calif-Color-of-Land officials; Rest-  
 16 Adjudica, violations "unreasonable-searches+  
seizures"; ETC. UNavoidable 'F&T- "False-  
Imprisonment" - Lc/ge- "CRIME-VICTIM!"  
 17 Withstandingly Dec. 30<sup>th</sup>, 2021!).

w/ie. ca. PC § 2065 - "Responsibility As-  
sociated with INMATES granted Medical parole;

Parole:

Memo of and or-of- Understanding with federal,  
STATE or COUNTY ENTITIES.

w/ie. ca PC is 2653- "order by physician requiring PARTICULAR Medical TREATMENT is REQUIRED To prevent -- or serious and imminent HARM To The Health of The Prisoner." (ps. Rel- Ref. AMI - "Defendant-Domestic-Nations"; US CONST. A-I, S-83 - "To regulate commerce with Foreign Nations-- and with The Indian Tribes;" "Jails-Prisons-F&T-Short-Term" 18 USC 1961 & 4 Racketeering-profits-(c)RUPPLY; T- "Foreign To Our Credit"- Absolutism- "and offenses Against the LAW of NATIONS"; "No State SHALL - or LAW impairing The Obligation of Contracts" A-VI ", and THE LAWS of THE UNITED STATES WHICH SHALL be Made.."/ ie. "Revoked" A-IV 12-25-2021 "Full Faith and credit shall be given in Each STATE -- by General-Laws."/ ie. etc AND -- ", and all Treaties made, OR WHICH SHALL be Made.."),

pg 4 - OF - (F- CONT'D)

Such is largely suspect to be purposeful result so in that "DOMESTIC-TREASON" would continue to grow & prosper; by government-officials (subordinate to "We the People." & "Domestic-Enemies". This is probably true. Not only by recently discovered former Jefferson's "...the chains of the Constitution..." for activated 1/30/05 "Treasonous-Or-Not" revolution (\* whereas be part-of-the-solution / not problem - "Treasonate-Schismes"! \*), and of which is largely unacknowledged to readers here - therefore problematic & constitutionally-justified, in addition to

#1) The misunderstandings about TREASON subject matter is magnificient & serious.

1 12-25-2021 / 'MOU'

1 cont'd - Pg. 5 of -



be Made.."),

THAT's medical - JURIS prudence; Forensics-critical-clinical - INTERVENTIONS: "Evidence-Based-Practices (Whistle blowing!)" - REPORT - Felonious & Treasonous-false-Imprisonment/misdiagnosis-frauds/IALE, Judge, scso-Jailers-Med-ETC - "CONSPIRACY" / obstruction-of-JUSTICE/ITS and 'Animal-Cruelty-Service-Dog'-Separation: CRIMES), OR, alternative consequential 18 USC 2382 + 4 - F&T-concealment-crimes (PARTICIPATION)!

16 w/ie. Ca PC 2656-- "", ORTHOPEDIC OR  
17 PROSTHETIC APPLIANCE (aka-- US-ADA; PTSF;  
18 "SERVICE-Dog!"/ M/S. Teddy-Willow) USED BY  
19 PRISONER(S.)<sup>14</sup> (+ PS. TETRUEOUS-FIT - USMC-FTSF +  
20 "HAVE-TO-FIGHT-FOR-RIGHTS"- INSANITY<sup>15</sup>!+);

W/Ie. ca T-15-1207, "Medical -  
Receiving-Screening" / THEREFORE -  
HEREIN / ". appropriate disposition."  
Vs. prestated 'F+T-Concealment-Crimes' (Ps. ref.  
T-15-1208 Access - To - ", Treatment"; albeit  
extraordinary "Proper, NOT Popular!" CIRCUMVENT-

CIRCUMVENT-

ION ~~ATR~~ To Harmful 'Violated-Rights'/  
STEVALL VS. DODD'S AND Moayer VS. CITY OF CHICAGO CAUSATION'S -- "... clear danger of convicting The Innocent..." AND "... may save the STATE some dollars and cents but only at the substantial risk of generating ANGER HOSTILITY and frustration amongst the most numerous consumers of JUSTICE -- ... afforded ETC. advocacy "Assistance" to collect 'F&T-'False-Imprisonment" - (See US DCJ V. LA-PRIM: C.R. 3-2020-1, "... Counterproductive...") - CRIMES, However, THATS WITHSTANDINGLY TRUE regardless for Quid-Pro-Quo/ Systemic Deficiencies & Biases / ETC. 'F&T-'Traitors & Invaders" allegedly "willful"-wongs (Detainee's) per coercive F&T-"checks & balances"-Insurrections! Be Knownst Non-accountability's/BSD's And- As per 'DEFEND-USA-"Allegiance"-Obligations'

W/ ie. Ca. PC 265.2 "IT SHALL BE UNLAWFUL FOR ANY POLICE OFFICER OR OTHER PUBLIC OFFICER OR EMPLOYEE TO INFILCT ANY PUNITIVE (AND) OR TO ALLOW ANY LACK OF CARE whatever measure required to prevent such an infilction or damage to any individual or property or the property of the (or any other individual or property) for violation of any safety-stat & H.G., rights and Alleges-to-the-COURTS' / "Defense-Rights" / etc. AND -- (or - BAR/NOT-PDF: MED-BD-T-PROJECT TJS) - (int'l defective-oversights) w/ POW-L.P.S. -

12-25-2021/MON

/CONT - Pg. 7 of -



w/ POW-L.P.'S ...

"Silence IS An ACT!" For "Treatment" (whistle-blowing - Report) COLLECTIVE-ACTION, OR, Concerted-Consistency (Violating- Rights; ETC) continues --

w/ i.e. PC 1170.9 -- "either/wise/AND who alleges that the Person committed the offense AS A RESULT of PTSD--; or mental Health problems stemming from SERVICE in the US MILITARY, (\* Entrapment/Coax); The Court SHALL -- ; make a Determination -- / (b)1) "shall consider-- as a FACTOR in favor of Granting Probation."/ (b)2) "IF the Court -- , The Court may order the Df. into -- Program (Notably THAT'S Already on-going "Home-Post/JSSA-Embassy"), 203 Actus, shingle-Town, Calif. Focus.) / (c) "IF a referral is made-- (as That PC 1368+ BS-IST constitutes) w/ WTI 5600.3 (5)(B) "Counties SHALL Refer a Veteran to The COUNTY VSO -- , To DETERMINE THE VETERANS ELIGIBILITY for, and the availability of, Mental Health

## Mental Health

Services provided by the US Dept of Veterans Affairs or OTHER Federal Health care providers. (Continued)

as to Facility-Right (i.e. Healthcare Facility-Right) -  
LAW S. 1205 - 1206 - all provide the right of the Facility to  
exist and function as permitted by law and not to conduct  
any activities other than those to facilitate the provision of  
Healthcare Opportunities. Right (or Facility-Right) as exists in Facility,  
HERE TO CONTEXT "problem-of-solution"-Treatments,  
PS- - Re. re 2053 "Formerly Medical-Treatment-Defense +  
"Counterclaim"-Right (or C.O.N.), Re. Park-Dict2516.  
Treatments & Facility Rights, S. 1205-1206 & 2053-2054  
Lawmakers INTERVENTION's re. BD-of-SUPERVISORS, V.I.O.,  
VFW, MG Leagues, ETC. (X400 + T.O.N.) - "HIT-LIST";  
PATRICK JONES, Jones-Fest, KNCR X7X70 Matt/Mark-  
Kent / Lyn Garret / ETC. "The CALIF-Purple" (KCHO-KBX)  
w/te. ca T-15 551200 - "Responsibilities for  
Health Care Services / "Facility Administrator SHALL Have  
the Responsibility to ensure provision of EMERGENCY and  
Basic Health Care Services to all Inmates. Medical/dental  
and mental health matters involving CLINICAL JUDG-  
MENTS are the SOLE PROVINCE of the responsible phys-  
ician, dentist, AND Psychiatrist OR Psychologist, how-  
ever -- / "Each Facility SHALL Have -- There SHALL BE  
A WRITTEN PLAN FOR THE TREATMENT, Transfer,  
or Referral in the EVENT OF AN EMERGENCY. //  
Sect 1205-1206 Health Care Staff Qualifications and  
licences of licensing -- certifying SHALL be available  
in the facility -- where they are available for REVIEW

Ca-T-15-1205 - Health Care Records / "(a) the health  
AUTHORITY SHALL maintain individual, complete

1 12-25-2021/MON

2 Cont'd - Pg 9 of ..

3  
4  
5  
6 **COMPLETE**7 and dated health **RECORDS** in compliance with  
8 **STATE STATUTE** (and US CONST) To include, BUT not limited9 **To:** (i.e) 1) receiving screening form / history; (3) **COMPLAINTS OF ILLNESS or INJURY** (aka--Ref's "Grievance-10 Rights"; re: manifestations, worsening cover-ups; and  
11 implications / re. FST-claimed - "Deficiencies" - AND -12 NON- "Due-Diligence" - 1202 - "summaries" - Deceits!);13 (i.e) 4) Names of Personnel -- ; CO-T-15-1206 "The14 Health Authority SHALL -- (ref. " Policies + Proced-  
15 ures") SET FORTH IN WRITING -- (i.e) a) Summoning16 and application of **PROPER medical Aid** (vs.17 fearful or political SOP detrimental manipulations Ref);18 (i.e) c) Emergency And non-Emergency Medical and Dental  
19 Services (w/ Def's!), including Transportation; (i.e)d) Prov-20 ision for Medically Required Dental And Medical21 Prostheses (Ref. Ref. accessory, ADA "Service-Dog") and22 eyeglasses; (i.e)g) screening, REFERRAL And CARE of23 mentally disordered (Uncooperative)--; (i.e)h) Implemen-24 tation of SPECIAL Medical Programs; (i.e)i)25 Management (Gov. C 8658-WIT-Release) of Inmates

SUSPECTED OF (ref. Grievance's, TOTALITY, INJURYS/ infection / "illness") or confirmed to HAVE COMMUNICABLE DISEASES (G.D.) (considered as medical illness (M.I.) by virtue of - if necessary must to make medical AND health care available (in a STATUTE) AND, if necessary to right individuals to refuse medical services under circumstances of the disease or prosecution it therefore Equally NON-PROSECUTION / Evidence-Based - Practices! #) SHALL NOT be performed by medical personnel responsible for providing Medical CARE to the inmates; & (iv)g) OTHER SERVICES mandated by STATUTE (# esp. SUM's 18 USC USC 2382 - "MetTP" - ETC. - Report-Policies, ss 4; aka - 'Non-Tort-T-concealment-crimes'; To TORTURES, etc. and collateral - Relevantse Violated-Rights! #), and, (iv) i) Provisions for Timely (procedures Manual) and Appropriate MEDICAL AND MENTAL Health Screenings, access TO medical and mental health services (# REI. T.O.N.); (v) j) Refusal; (vi) k) Self-Harms practices / patients / systemic - Coercions! v);

#) REI. In addition to "Infectious Disease" / Communicable Diseases in an existing setting / Health care (ref - physician and family etc) A section from AN to address THE identification, TREATMENT, control and follow-up management of -- and OTHER communicable diseases. (# However, notably etc., THATS AFTER-FACT TO

1 Mr. UNITED STATES ATTORNEY  
2 General & Special Prosecutor Lee  
3 K. (general eng) Clarke (et al--  
4 ie. APFT 1991 USPC by us const's  
5 Article III & VI §. Public Ministers  
6 And - Commanding; i.e. etc. and To  
7 Combat T- "Totalitarian" overrunning  
8 Reform)

SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF Shasta

10  
11 THE PEOPLE OF THE STATE OF  
12 CALIFORNIA, (# 'T.O.N.' #)

13 Plaintiff,

14 vs.

15 USAE + SA Lee Clarke (et al.)  
16 Defendant 'POW' / Political Prisoner

Case No. # 20-02075

NOTICE OF MOTION AND MOTION  
FOR SUBSTITUTION OF COUNSEL  
(MARSDEN MOTION)

17  
18 TO THE HONORABLE COURT IN THE ABOVE ENTITLED CAUSE OF ACTION  
19 AND DISTRICT ATTORNEY OF THE COUNTY OF Shasta.

20 Please be advised that on the \_\_\_\_\_ day of \_\_\_\_\_,  
21 2021, at the hour of 0830 in Department \_\_\_\_\_ of the above-  
22 entitled court, or as soon thereafter as this motion can be  
23 heard, defendant and/or counsel will move the court for an order  
24 to dismiss and/or relieve counsel due to inadequate (ineffective)  
25 representation of counsel. (assistance of counsel); IAC.

26 This motion is based upon this Notice of Motion and Motion,  
27 the attached declaration(s), all points and authorities  
28 submitted, testimony and other evidence produced at evidentiary

→ Pg 1 of 20 pgsl

1 hearing(s), all files and records of the case, and other evidence  
2 presented whether oral or documentary,

Mr. USAG & SP - -

3  
4 DATED: 5-30-2021

*R.J.H.* (et al.)

5 DEFENDANT (T.O.N.)

6  
7 wife Paramount References Set Forth Fully  
8 at This Point, To US CONST. Inclusions, for Article  
9 VI "Supreme-Law-of-The-Land"; consistencies  
10 ThenceWith, Conflicts ThereTo "MUST Yield"  
11 (esp. state law, orders & expectations per us supreme  
12 court Free vs. Bland); and, i.e. such 1-30-2005+  
13 "Treasonous-OR-NOT" Law & WAR (i.e. pgs grow-  
14 ing rel. components); For -- (either);

15 Treasonously Prejudicial Malfeasance's  
16 and/ OR Neglectful- Nonfeasance's effects  
17 from misconducts AND delinquent "Allegiance"  
18 obligations That's Intolerably "part-of-The-Prob-  
19 lem!" constituting Treason's-, Aid and Comfort;

20  
21 -- OR --

22 "CONSTRUCTIVELY- COMBATING -  
23 LONGSTANDING - DISCOVERIES - AND- ORCH-  
24 ESTRATIONS - OF - ONGOING - AND- WORSEN-  
25 ING - DOMESTIC - TREASON" (Furthermore  
26 as to current "Four-Branches-OF-GOV'T"-Subordinate-  
27 officials' Violating Protections AND Prohibitions 7-4-1776,  
28 For pre1776 "Poverty+Dispair" That Bible Eph. 6:5 Servants  
overthrowing Masters; The-Republic; Rom. 13:7; ETC.)

1 DECLARATION OF L C /ge (et al.) SUPPORTING HIS/HER  
2 MOTION FOR SUBSTITUTION OF COUNSEL

3 I, USAGTSF, Lee K. Clarke (et al.), HEREBY DECLARE:

4 1.) That I am the defendant/declarant in the within cause  
5 of action and I am a lay person untrained in the law; (semi-UNTRUE)

6 2.) That declarant is represented by counsel who has failed  
7 and/or refused to provide adequate representation in the within  
8 cause of action; (unreasonably "forced" w/ implications 4th Amend)  
*(Violations pre-Def. Partnership-Malicious-Prejudice)*

9 3.) That due to conflicts which exist between declarant and  
10 counsel, declarant can not and will not receive adequate  
11 representation by counsel of record in the within cause of  
12 action; (and stipulates To be 8th Amend. violations engagin  
that expects reparation To IAC That > gift-Harm  
very & Justice less Dismissal for Prejudice)

13 4.) That at the hearing on this motion declarant will  
14 provide the necessary evidence to support the claim herein  
15 alleged; (notably regardless of fundamental & functional  
Defense Rights being "Ave to the State & Unpre-  
ferred To / Systemic Treacherous evasions & crimes)

16 5.) That due to the lack of adequate representation by  
17 counsel, declarant has suffered prejudice such as to justify  
18 dismissal of charges currently pending, or in the alternative to  
19 enjoy the substitution of counsel; (w/ some PTSD Torture To  
myself and Deplate Vi-ANA  
Service for Country)

20 6.) That in addition to any evidence presented in support  
21 of this motion at the evidentiary hearing on the within matter,  
22 declarant does hereby incorporate by reference each and every  
23 statement following which has the box preceding same marked:



25 (a) Counsel has failed and/or refused to confer  
26 with declarant concerning the preparation of the  
defense;



28 (b) Counsel has failed and/or refused to  
communicate with declarant;



1 (c) Counsel did fail and/or refused to subpoena  
2 witnesses favorable to the defense and deprived  
3 declarant of the testimony critical to the  
4 defense;



5 (d) Counsel has failed and/or refused to perform  
6 and/or to have performed investigation(s) critical  
7 and necessary to the defense;



8 (e) Counsel has failed and/or refused to present/  
9 prepare an affirmative defense at declarant's  
10 preliminary hearing;



11 (f) Counsel has failed and/or refused to secure  
12 and present expert witness(es) critical to the  
13 defense;



14 (g) Counsel has failed and/or refused to prepare  
15 and file motion(s) critical to the defense;



16 (h) Counsel has failed and/or refused to impeach  
17 prosecution witness(es);



18 (i) Counsel has failed and/or refused to present  
19 evidence at motion/writ hearings critical to  
20 defense;



21 (j) Counsel has failed and/or refused to declare  
22 prejudice and/or conflict against declarant and  
23 due to said failure has taken on the role of a  
24 surrogate prosecutor against declarant's interest;

Case No. 2:22-cv-00380-WBS-DMC  
 Plaintiff  
 FEB 2021  
 3:2021-cv-00380-WBS-DMC  
 5-30

(k) other. That (w/ ref. supp. pg 3, q - ) "IAC-ATY" amongs T subjected "Adversities" wrongfully, Unlawfully, ETC. denying Plaintiff Demurrer ("Fed. Jur. only" esp. ref. BIA "Indian-Allegation" Trial); And Tim Prentiss, "Judge" C. Becty, Distr-ATY, Bellwether, ETC, "Conspiracy" "Violating Investigation" material facts, outside the Record, ETC. For "Defense-Rights" To "Wrath of An Woman" frauds, untruths & HATE.

DATED 5-30-2021

DEFENDANT

w/ T.O.N.

*M. Gitali*

W/Ie, Cal. Evidence Code, §451; "Judicial-Notices":

# 7. That here probable continuation of felonious+ treasonous - (ie) 18 USC §2384: "Seditious - Conspiracy"; "... or To oppose by Force the Authority Thereof.."; as to what's "Forcian-To-cut-Const." by unreasonably decide insufficient "...necessary evidence To support the claim herein alleged..". Purposfully §§ 5-Five, THEREFORE -- "NOTICE" That This "Defense-Right" CONSTRUCTION, memory reliving, open-scars, etc. IS TORTUREOUS "Have-To-Fight-For-Rights"; and, especially for TRUTH be Told, Totality contexts, THAT'S hereby probably "Practicing-futility!" That constitutes "Self-Harm!" (albeit Forced so, notably, non-psych-Quacks frauds mental disorder)

# 99. re. IAC-prejudicial-ATY-Neglects for 5-6-2021 CT-Marshall Phillips, Northrup, ETC. "Stolen-Phone-Property - NEEDS" (And "unreasonable-s+is" relevant "Lesser-of-Two-Evils-Doctrine" Law).

1 POINTS AND AUTHORITIES IN SUPPORT OF  
2 MOTION FOR SUBSTITUTION OF COUNSEL

3 The defendant/declarant submits the following points and  
4 authorities in support of the motion for substitution of counsel:

5 I

6 THE CODE OF CIVIL PROCEDURE PROVIDES FOR THE SUBSTITUTION OF  
7 ATTORNEYS UPON APPLICATION OF THE DEFENDANT

8 California Code of Civil Procedure Section 284 states:

9 "The attorney in an action or special proceedings may be  
10 changed at any time before or after judgment or final  
11 determination, as follows:  
12

13 ...2. Upon order of the court, upon the application of  
14 either client or attorney, after notice from one to the  
15 other."

16 II

17 A CRIMINAL DEFENDANT'S RIGHT TO ASSISTANCE OF COUNSEL MAY INCLUDE  
18 THE RIGHT TO DISCHARGE OR SUBSTITUTE COURT-APPOINTED COUNSEL

19 The right of a defendant in a criminal case to have the  
20 assistance of counsel may include the right to have court-  
21 appointed counsel or the public defender discharged or to have  
22 other counsel substituted. There must be sufficient showing that  
23 the attorney-client relationship has broken down to the point  
24 where the right to the assistance of counsel would be  
25 substantially impaired by the denial of the request. (People v  
26 Marsden (1970) 2 Cal.3d 118,123; 84 Cal.Rptr. 156, 159)

III

ON A REQUEST FOR DISCHARGE OR SUBSTITUTION OF COURT-APPOINTED COUNSEL, THE TRIAL JUDGE MUST CONDUCT A HEARING AND ALLOW THE DEFENDANT TO STATE SPECIFIC REASONS FOR THE REQUEST

5        The trial court cannot properly exercise its judgment in  
6 this matter without giving the defendant an opportunity to voice  
7 the specific reasons for requesting a change of attorney. "A  
8 trial judge is unable to intelligently deal with a defendant's  
9 request for substitution of attorneys unless he is cognizant of  
10 the grounds which prompted the request. The defendant may have  
11 knowledge of conduct and events relevant to the diligence and  
12 competence of his attorney which are not apparent to the trial  
13 judge from observations within the four corners of the courtroom.

14 | (Id. at 123)

IV

17 THE COURT IS REQUIRED TO APPOINT SUCCESSIVE COUNSEL FOR THE  
18 DEFENDANT WHEN THE RECORD CLEARLY SHOWS INADEQUATE REPRESENTATION  
19 BY THE FIRST APPOINTED COUNSEL

20 "A defendant's right to a court-appointed counsel does not  
21 include the right to require the court to appoint more than one  
22 counsel, except in a situation where the record clearly shows  
23 that the first appointed counsel is not adequately representing  
24 the accused.... (*Id.* at 123, quoting People v Mitchell (1960)  
25 185 Cal.App.2d 507, 512, quoting 157 A.L.R. 1225, 1226)

v

**INADEQUATE REPRESENTATION BY DEFENSE COUNSEL REQUIRES DISMISSAL,  
REVERSAL OF CONVICTION, AND/OR SUBSTITUTION OF COUNSEL**

4       A criminal defendant is guaranteed effective and adequate  
5 representation by defense counsel at all critical stages of the  
6 criminal proceedings by the due process provisions of the United  
7 States and California Constitutions. Inadequate representation  
8 by defense counsel requires that the defendant be granted a  
9 dismissal, reversal of conviction, and/or substitution of  
10 counsel. (U.S. Const. amend. 5, 6 and 14; Cal. Const. art. I,  
11 ss7 and 15; People v Marsden, supra)

## **CONCLUSION**

14 Defendant has been deprived of adequate representation of  
15 counsel and is therefore entitled to the relief prayed for. The  
16 Motion should be granted.

17 | //

18 | //

) That '(F&T-AppFIACT)ATy' Tim prentiss approx-  
14+ months has consistently mis-conducted himself  
(as to systemic-concerted-CONSPIRACY-partner) to subject  
This "Mr United States Attorney General+Special-Prosecutor"  
Lee K. (general-angk) clarkc (et al.; ie, rel. extraordinary  
precedent 1991<sup>v(+/-)</sup> APPT. by US cont. Law "public Ministers and  
counsel", purposefully to combat Est. "Four-BrancheS-  
OF-GovT"-Subordinate-officials violations against-  
ced "Republic"-USA-GovT, THAT necessitates  
"checks-And-Balances"-Oversights-Accountabilit-  
ies; To stop and correct "Domestic-Terror(s)-  
ETC-Crimes, including retaliatory cover-up, evasions,  
obSTRUCTIONS, and self-serving delinquent USA-  
"Allegiance" obligations for "Willful-Non-underStand-  
ing" and 18 USC 2382+4 "Concealment-Crimes"  
To SUFFER "Deliberate-Indifferances", Neg-  
igencies, psychological Unreasonableness, etc. Adversities  
(BUT is suggest to contrarily help + assist as an  
"Adversarial-Advocate" vs. long-standing "Prosecutorial-  
Assistant" / "DumpTruck" / {etc}.

) That counsels inflicted "Adversities" include  
NOT (objectively professional) CONSTRUCTING AND formalizing  
PC 1004 Demands; as to 'No State of CALIF. Jurisdiction',  
"Federal-Jurisdiction-Only" (per Ref's Demands + MFTP,  
et Defendant Judge making, That "Co-conspirator-Court"  
→ Pg 9 -ct- ↴

- Conspirator<sup>s</sup> - least

denied and refused To "File", or "Hearing" Therefore Violations USA "Common-Law" And "Foreign To our const", especially re. "and To have The Assistance of Counsel For His; Her Defense." - RIGHT's repeatedly violated); These (FT) "Incompetent" Calif-Superior, (Ti-Visits) CANNOT overcome US CONST. Article III + VI USPC or nothing. And US Supreme Court was clearly "Original-Jurisdiction", at Least not UNTIL 'USPC-Federal-Conviction' for "Infringing federal officer" (as impossible And counterproductive "Precedent" To empower, other Honorable Dissenters, w/ prosecution, etc. and "Opposing-Capital Funding Favors", (certainly), "Reserve-State-and-federal-Conflicts" And "most-fraud-state" and as To such "Domestic-Treason"; (ca-BARR-ATY's/Commission on Judicial Performance "Judges") etc. and (a-Medical-Bowl's Quick-Doctors" (o-consp-travels); AND, 11+ Entities for Properly-Revised-SHOULD-BE: 18 U.S.C. 2382 'Non-Concealment-crimes' presentations" ie. US Congress - Senate - "Judiciary- Committee" and "Home-Rep"). And similarly includes "Credible-Evidentiary-SupperI", by mere reasonable Ref. HereTo, For 'Calif - "Conflict-of-Interests" by & because 20+ years case's Unlawful-Retalitory-Perssecutions and/or 'FFT - "Foreign-To-our-const" - Criminal-Law+Civil-Law: "More Harms Than Good Encroachments"; THEREFORE Making Lcge 'Federal-Crime-Victim" (p. and rel. 28 USC 2254(b), exceptions for Exhausting state Remedies, Should bees, is if their "unavailable" OR "Ineffective" Truth be told amongst Calif's-Treacherousness; worsening Extremism, Lawfulness, especially

especially

as to Ramifications from T-Evid-ca-PC-1252; arrogant  
 unamerican's "Traitors-And-Invaders" Legislating "T-LAW"  
 That admits "Contradiction-in-Purpose" constitutionally-  
 consistant AND IAFACT admission, To 1776-Pec-of-Ind,  
 and US const, was to prohibit same Non-Republic's  
 "Treasonous-Totalitarism", by T-1252's "PASS-The-Buck-  
Game" for "Adverse-to-The-State" Matters; Not to mention  
 60+ past yrs NOT 1 Known "Honorable" (alif. "Judge" per  
 Oath's "Establish-Justice," To Have "proper, NOT popular!"  
 Formally Declared such 'FTT-'("color-of-Law"-1252-"unconsti-  
 tutional-"Null + Void"; etc-consequentials for 'few-political-  
prisoners' as resulting effect Thereof!)

) THAT Such subject 'IAC-App-pd-ATy(etc)' has "skewed"  
 Court's STOVALL vs. DENNO "Purpose" // is the determination of TRUTH;  
 To 'Unlawfully Fraudulent And Averse "Record", as manipulated  
 and suppressed Exculpatory Evidence re. "wrath of An Woman!"  
 Provocations, frauds, falsities + Lies (w/ie. "Female-favoritisms-  
unlawful)-Discriminations" And Court "Judge", pd, P-ATy, etc, (con-  
 cerning "Confirmation-Bias!") And such violated "Defense-fights"  
 (ie. including "To have Compulsory process for obtaining witnesses  
in his favor." as to "psych-Expert" + "Evidence-Based-practices"  
 For For "Contexts-X10+Events-pated 5-11-21" That shows  
 Her-EBXCL "Anterior-Motives" To 'BS-Corporal-Injury + Animal-  
 cruelty - false - charges' ETC. To be "Defensive"-Independance-Believing.  
Sought + Provoked-Husbands-Abuse"; Relevant "Adverse-  
Childhood-Experiences" (ACE) w/ "compassion-frien-project,  
 → pg 11-of- <

- Prison-Project",

@ 8726 S. Sepulveda Blvd, STE # D-4201, LA-CA, 90045; w/ oswald  
 changes -- "Seeing is never believing," --// "We Interpret what  
 we see (in the Light) of what we believe." w/ "WAR-on-  
Boyz" by Mrs. Christina Hoff-Sommers That encompasses women's Entitlement  
 and/or "Blank-check!" That wrath is for non 100% Spoiled wants w/ 6-  
 16-21 Focus on the Family Pebra Felita, Wife's "Avoider" per festering  
 issues called "Dead & stinking!"; and, 6-15 rel. discusses women's past baggage  
 That makes "DISTRUST-HURT" for undeserving new husband AND God) as  
 That is purposefully "Partnership-Malicious-Prosecution" @ 52 Am  
 Jur 2d IV 5; 57 Thats CAUSING STovall vs. Penn's derivative (conse-  
 quence To be "The clear danger of Convicting the innocent.";  
 AND, as relo 'Maysden-Replacement' 2+ times previous To  
 5-6-21 'prosecution by own ATY's' and Relo BS-1-Min Maysden  
 5-20-21 (# w/ denied Remuner Rights Again, denied Right  
 To "filed" Such "compulsory - counterclaim" AND NOTICED  
 open court's FOR "Concealments-15-EsToppel", # w/i.  
 IAC maysden Ground because 'NO-WRIT-Reliefs-Release' AND  
 per In Re Bowes, 1985, 38 C.3 865, 872, 215 CR 267-- "when  
 reference To Matters OUTSIDE the Record is necessary To establish  
 That a defendant has been Denied A Fundamental CONSTI-  
 UTIONAL Right resort To Habeas Corpus is NOT only Approp-  
 riate, BUT REQUIRED regardless of 'F+T-Judge" Billy Westlik  
 coercive dismissal saying Fraudulently "That's your interpretation" (# There-  
 fore, separate TO Dismissals-And-Reliefs-Release, That compound-  
 ingly requires Replacement "Assistance of counsel" AppT, That's  
 conflict free, And AppT-Habeas-Assistance That's qualified fed-  
 eral courts (Civil Rights violations & intervention), is "Demanded! #),

"demanded"! A), and IAC-ATy T. PreNTISS, Court "Judge" (Britty was also critically "NOTICED" as to "Incompetent-Court", NO Calif. STATE Jurisdiction on BS-DV 2-9-2020 case per "Indian Defendant" and "B.I.A.-", Indian-Allegation "Trailer" THATS "Exclusive-Jurisdiction" of Federal Courts, per 1957, In re Carmen, 48 C.2d 851, 859, 887; AND Here 30+ days Therafter IAC-ATy has not motioned Reliefs, Cooperated in Writ, etc., or Taken 20+ tried calls and 3 "Letters", as state ~~where Torturer!~~

) What, w/ ref. IAC-ATy T. PreNTISS 12 pg Letter May 21 be attached Hereto (via ATy - patient Advocate Katherine Co. Manuel's Non Fraudulent File Holder); But, best-effort esp. for F&T - "Custodial-Handicap" - preJudices, overwhelmed w/ violated "Grievance-Rights", Legal Copies, USMC-PTSD medical "Care + Treatment" versus F&T - "Concedment-Crimes" 18 USC §§ 2382 & 4 Unlawfulness; esp. re. Torturous "False-Imprisonment" + "Separated-US-APA-Service-Pes"; violations of US CONST. Article VI "Fed-Sup" and Free vs. Blend's "STATE" "Must-Yield"; ETC, w/ie. Actual "Animal-cruelty" charges (crimes onto the state "Kidnappers" vs. unreasonable pretensions charging like same untruthly, as routine Depotic official snowballing the worsening of matters AND supportive Evidence's); etc., IT was successfully "Masdered" the Replacement of IAC-ATy-Tim PreNTISS (for disagreeable Defense issues + unlawfulness), and re. His "Conflicts-of-Interests" on ongoing SISKIYOU COUNTY (a. case as DIST-ATy-Prosecutor (and likewise pleased for Dismissal), as approx. Nov. 2020 and  
 → Pg 13 of □

NOV. 2020

That approx. 3 weeks latter BS-Criminal "Judge" C. Beatty Re-neged-P. The "Conflict-Diss." AND Resigned IAC-ATy-Tim Prentiss (instead of entitled Conflict-Free-Adversarial-Advocate RIGHTS!), although THAT "Hearing" was contractually for "To be informed of the nature and cause" To be Represent-Representation (not Torturers "shocks-the-conscious" HereTo And inflicting "Fathership-Motherhood-Prescription" onto Both sis/siyou, + shasta - PV 2-9-20 (as per) Requiring Honorable Judicial Review Dismissals!); AND, re: Referral to Subject Case # 197304; June 14, '21 + "Armed-Robbery" To copy "filed" some 70+L pgs (orig's + filed) by Retired Judge and KMT-ATy-(A!) That includes (courts contractual obligations OR "Null+void" dismissal-Reliefs-Release; And-- includes case # 197304-BS-TRO-Dismissal similarly Re: Violated-defense, Torture, Equal-Protection, etc. instead of Agreed SHOULD been done, AND (ET-vised) My PROPERTY!

) That IAC-ATy Tim Prentiss violating Acrued Vs. Fortinato's "Access To The Courts," "-Rights" (by self-abandonment, etc, and worthlessness-lessness), for "All Men" Defendant "Might-Require" To get "Fair Hearing" (opp/ox-recollection), For Evidence's-obtainment AND 'Expert-wit-applicabilities' AND USPC-Writ AND "Lawful" Jailer + Medical-Interventionis"; For Confrontation "Assistance of Counsel" for "Vglnwhit-Lostely"; "Vg-Alf-Service-Dog" USMC-PTSD needs (unsegregated);  
 ↳ pg 14 - of -

(unseperated!);

ETC. MATURELY OBJECTIVE 'CORRECTIVE-ACTION' VERSUS OTHERWISE WORSENING LAWFUL EXTREMISTS AND VS CONST.'S -- "IT IS THEIR DUTY TO THROW-OFF such GovT," (etc) and (BOTh personal+official) "Defense-Rights" TO THESE PROVOKATIONS (INCLUDING TON=T-M+N'S OR EXPT; AND CONSEQ. "LESSER-OF-TWO-EVILS-DOCTRINE" AND SO CALLED RESPECTIVELY APPLICABLE "LAWFUL-CRIMES" BY (a) JIC 4.43 - Necessity Defense; FOR MY/CIR. OTHERS OTHERWISE INTOLERABLE TREASON MISCONDUCTS), AS TO LONGSTANDINGLY SNOWBALLING "UNREASONABLE-SEARCHES-AND-SEIZURES" (etc) VIOLATIONS!

→ THAT IACT-Timpfentiss (CONST FTT-ATY; PROSECUTIVE; etc.) CURRENTLY NUMEROUS AND COMPELLINGLY PREJUDICIAL ABUSES AND NEGLECTS (AKA T-M+N'S!) -- esp. RE. "Concealments" FOR "wrath-of-An-woman!" FRAUDS, DISCREDEBLY-Impishants, AND Self-Serving Believing LIES BY "Adverse-childhood-Experiences" (ACE)/etc., THAT ERUPTS HIS (CONTINUED) T-M+N'S AS AND BECAUSE SELF-SERVING-INTERESTS WITH MY-SELF "Defense-Rights" NEEDS (rel. alt. admit FTT-Conf(ined)), i.e. OR TO NOT COPY + FORMALIZE 18 PGS 5-22-2021 (A-ATY-Gen, Gov, Col 12550 "Takes-full-charge" TO 2-LA-CTY-PROSECUTIONS; i.e. etc. (X 17+ TON-PoC's BY Ref's HERE REQUIRES "Assistance-Of-Counsel" DUE DILIGENCE FORMALIZING THEM!) -- via MYSELF & CM (PER CAUSING OVERWHELMED IN POW STATUS; FTT); i.e. 10 PGS 5-30-21 "Judge" Bratty + Biased "TRVCEs" "Reconsideration -- (w/"The-Rest-Of-The-Story!" TO 5-6-21 Emotional Manipulation, et seq. LIE w/ charges concretions; so 120 day Plan-Agent Release is Felt); → Pgs. 15 = OF - ↙

Release is Rel.);

or otherwise additional 'F&T- "Punishment-for-Exercise-of-Civil-Rights" (per In Re Lewellen, violations "Due-Process";  
 ps. The precipitated Articulates nothing new and Exculpatory, or mitigation, BUT, BS-threats per "Political-Argument" for filing-false-Policy-Report/Sec. and T-obstructions Accountability; AND, as is "War-on-Beyz" by Mrs Christian Hoff Sommers, and no-Dissolving w/IT per Biblical Math. 18 confront "Trespassers", Then with church witness and church THATS UNBIBLICAL churches  
 the week after our Jun 2019 Wedding; In short, and we don't want beloved ones doing wrongs, Like, violating Marriage's 'Two become one Friends in Life', etc. AND Rel. ps. A. Jackson: "Any what is Right, what The Law says meant!", And 5-5-2021 also rep's my non-compliance to "Withdraw from conspiracy--" that City & Calif. is hereto committing, However, my Lm No 'Witness-Tampering' has always been clear, w/ we disagree and Her Right to her decisions, that then requires my defense AND anti-Trayon duties), And Rel. To O. No-Documents Implications (NOTICE--also That Reg; IAC-ATy-Tpl; She-ETc. 'Chasing-Adversaries' is EXTREMELY Relevant for problematic, as per Nov. 2019th/ Carroll-Jarvis "The-Confident-I-diot-Theory!" AND as That 'People-shown-wrongs--"RESIST"- (colliding-their-own-obvious-wrongs); And rel. Fraudulent psychiatry political whizzes per 9-27-2015 NPR, people phonying my 'Just-if-Me-D-RPT', "5% Misdiagnosis", and collective Justice sought sufferers -- "Pony-And-Defend"; that's Rel. 'F&T- "Two-wrongs-with-the-fault-Equal-in-right-

→ pg 16 - of - ↙

- An Right -

Perspective!" evilly & dysfunctionally).

→ That IAC-ATy NOT adequately meeting w/ me and individual objective attention To charges ETC-National-Seriousness (T.O.N), w/ sof "willful-Non-understanding" as self-serving arrogance That effected To Join Politically-Un-Pleasured Myself For him (fr) because My issues "Advise To-The-State", so causing soon after starting Adversarial-Relationship (and specifically NOT as Advocate To Expose "Wrath-of-An-Woman!" situation, as To "Materials outside The Record", deviating and willfully supported by extraneous AND uncooperative documents like his, lies and motives To erupt 'F&T-"False-Inprisonment-CONSPIRACY 5-6-2021 as That involves prejudices To "Home-Post" / Federal-Indian-Reservation w/ "Defendant-Domestic-Nation" for "Treaties made, or which shall be made." / And Federal USA Embassy property upon USA-T-Totalitarium "Foreign To our CONST X Republic, And, with County TAX Assessors, Board of Supervisors Affected Exemptions, Frauds, F&T-Confidential-Crimes, Me "GWT" To "Public-Domain", including neighbors depicted "Public-Person" 4-20-21, for obSTRUCTIONS NECESSARY AND plain Evid Texts parts; Etc. THAT represents issues and "Defense-Rights"; Regardless of systemic 'F&T-"Political-Trials," @ 1970 Illinois vs. Allen, in worsening evasions THAT provides Extremism throw-off! (Further more w/ie, SWIFTY & SICKLY DIST-ATy's, Co-Governor, sick et. co and us "Judges," us DoJ-ATy GM MICK GURTNER see GA vs. Breyer's M. Sotomayor & C. Roberts, Gru, and Biden-Harris-ETC, esp.

ETC, ETC.

rel. Biden v P-1988 To CIA-PV-King-fus-GHWB Thats  
 despotisms continue "The-New-world-order", as TO "Multi-  
 national Corps Economic Regime" per 1991 Craig Hullet, AND  
 per T- "Interdependence"); AND voluminous "co-  
 conspirators" that're persisting matters regrettably  
 worse with -- 18 U.S.C. § 2384 Sedition-Conspiracy;  
 And, "ETC-"; or To oppose by Force The Authority  
 Thereof.. ("if "Notice'd" yourselves, AND, needless to say!);  
 Rel. property TAX Affairs, County-State + Federal, for USA -  
 disabled etc. "Active-Duty" Veteran/USMC/ US-A.P.A/USMC-  
 PTSO, etc. and as AMI-Native American Lakota-Sioux for  
 "Exemptions" their USA-CIV-Eminent-Demise, To individuals,  
 X-property owner, and neighbors whom the USSA memorandum

) THAT, as To IAC-ATy-Miscre's "PARTNERING"-  
 TORTURES (mostly in cover-up "ETC"-officer of the Court" incl.  
 Unlawful my ColK County vs. Dolson, To courtroom rotters (incls)  
 as Thats pre-judicially neglecting some sheriffs-Jailors +  
 Medical "well-path-legal" Criminal Violations of "Civana-  
 Rights", legal costs + making "Defense-Rights" payed by "Inmate-  
 welfare-fund"; etc. and derivative mis-housed or deprivation  
 politically unpreferred) "Care And Treatment" RIGHTS, w/ non-  
 concealed crimes - "whistle blowing"; etc. as THATS -  
 "USTotal-Handicap" which also "fearon" + "Taints" the  
 US court's 13<sup>th</sup> Amend's prerequisite "Duty-to-convict"  
 To be impossible. Therefore unlawful "involuntary servitude"  
 life, liberty, property or positive if happens Definitions

Deprivations

are consequential additional crimes of Todays Govt's  
inspections, wrongdoings, and, intolerably, 'more Harms-  
Than-Bad'

→ THAT My-Legge presently (overwhelming) SITUATION (w/  
Ref's TOTALITY!), and x4+ "FUTILITY"-Determinations To get  
IAC-pd-ATy; Impotent To change To -"u" and To have The  
Assistance of Counsel for His; Her Defense,-RIGHTS;  
THEREFORE "unreversible" (continued expectation That  
"Defendant"-Legge (etc.) "COOPERATE" with Him-T.p.; in  
"foreign-To-our-COST" - (FTT) - Court's-Political; Advise And  
Inform(s) CONCEALMENTS (and/or witness) & Opposed  
"Defense-RIGHTS" amongst (convict-Conviction; NOT-  
Willingly); And, would constitute "Self-Harms" (complicity)

→ THAT (simplified) IAC-pd-ATy-T.p. Inexcusable  
Failures in 'Investigative-Support' (ie. To "wrath-of-An-  
Woman!"; i.e. "Female-feminisms-Unlawful-Punishments";  
ie. "soft-save-An-Hol". Also - "white-wifight" + "Empire's")  
That's more so Suppressing + concealing "Defense-RIGHTS" benefit  
weser establisshing Evid and SUPPORT (w/ psych analysis)

→ THAT competent Reasonable Defense ATy MUST  
establish "ROUGHT-CONTEXT" of such 2-9-21; NOT only  
for Marital Arguments (cont'dly, as To Legge's overwhelm-  
ing failure to use Endevs) Social media, security -  
Home wif, "house-hold" (exempted from punishment); we  
Well know condemnable & remedys; our Real Estate seems 65

scam(s);  
ETC and ~~prohibited~~ ~~not~~ (main issues,  
N.Y.) and that failed (or, fortuitously, as non-violent-  
simplification) sideways (and substantiating the  
entirety to "self-defense" (not self-stabbing,  
but (self))<sup>1</sup>), whereas consequently, e.g., § 87(2)(b)  
(but-light-Find-Pht Evid ETC and Day-Vpt) such  
Accidental forms LIGHT + ph ETC. "Tactical vision"  
should/have undertaken "Kick" contact and  
reaction system (Su), that would additionally  
be helpful. NO CRIME, DISMISSAL, etc.  
As per "Lesser-of-Two-Evils-Doctrine" /  
CalJIC 4.43 Necessity Defense /  
Lawful-Crime-Defense To her  
charges per TON-WAR and Phone-Evid-  
ence Needs Importance.

→ THAT 'plea-bargain' offer S-5-21 for 120-  
days (USTdy all can Recked (w/ no factual Aggravation-  
increase) That denotes release OR "Punishment for Exercise  
of Civil Rights";

→ THAT, S-6-21 manipulated 'Prelim-Hrg', However,  
so called (injury) didn't change normative Leg scratch  
and therefore IAC-PD-ATy for should have motioned  
S-1T v Reduction of charges to misdemeanor;

Scammer's;

ETC., and problematic Round-MTN. hypercritical church issues.

→ D. and That proper Re-foundation, as 'non-over-simplification' Including: (A) And "Understanding-Presentment", To "e.c.d.t." Endeavours" paramount priority, And, 'T.O.N.'! \*) , whereas consequently ERUPTs (find Pht Evid, bed light, etc. + log upset) That such focus "Transvision" Could have unacknowledged "kick" feet nail's scratch contact Accident, but, That encompasses "NO-CRIME", Dismissal, as per my merged "personal + official"-combination-situation, By 'Affirmative'-"Lesser-of-Two-Evils-Doctrine"-Law, so called "Lawful-crimes!", w/ CalJIC §4.43 'Necessity-Defense'. To "cA"-People-Chargers' (B) And That I ph 8+ additional \$ 400.00 cost for X3 memory Larger for Needs, And Intentions, "provable To Phenix's Importance for "Lesser of Two Evils" To be situationally provoked, but no crime per 24c.v.; "unreasonable-searches+Seizures", arbitrarily)

✓ → THAT 'Eric-Bargain' offer 5-5-21, 120-day (vesting for all cases) Resolved (w/no factual Aggravations increase) That denotes soon Release, OR, Again additional "punishment-for-Exercise-of-Civil-Rights".

✓ → THAT Such 3+ Remonstrance, per 1004, 'Fed-Jur-only' (exclusive-Jur. vs PC), unreasonableness of 1AC-pd-AITY, is rel. "Viewpoint-Discrimination".

✓ → THAT 5-6-21 manipulated, ETI, 'Prelim-Hearing' so-called caused injuries, However, didn't change normal Leg. Search, THEREFORE pd-1AC-AITY should have Mentioned ETI, ITB+Reduction-To-Mist-chg's

"Notice", copy KCM,  
orig's FWD.  
1308 Place ST, Rdny CA  
96001 T.O.N.

THE STATE BAR OF CALIFORNIA  
CALIFORNIA ATTORNEY COMPLAINT FORM AGAIN!!!!

Read instructions before filling in this form.

Please mail to: attn. CM - Allen K. Steinbecker w/ Hierarchy & Successor

Office of Chief Trial Counsel / Intake Dept., State Bar of California

845 South Figueroa Street, Los Angeles, California 90017-2515

(415) 538-2000, (213) 765-1388

c/o KCM-1308 Place Rdny CA 96001

(1) Your contact information:

Your name: Lee K. (general eagle) clarke (eTal.)

POW, Federal - "CRIME-VICTIM!" (Feloniously + Treason -

Your address: CUSHY) @ SHASTA COUNTY JAIL - "WRONG FULLY ETC,

Your city, state & zip code: 1655 WEST ST, Redding Ca. 96001

+ Re, "TREASONOUS - Imprisonment" +)

IAC-PD-ATY'S (aka Fraudulent-misrepres-

entation's AND "Surrogate - Prosecutors"

"SECRET-AGENTS: TRAITORS & INVADERS THAT

Enable, JOIN, PARTICIPATE, ETC. Treason's -

"RIGHT & COMFORT" Call by These wrong full band-

Home Unlawful Prejudices To Correct Domestic-Treason!

(2) Attorney's contact information: Please provide the name, address and telephone number of the attorney(s) you are complaining about. (NOTE: If you are complaining about more than one attorney, please use a separate form or include on a separate sheet for each attorney the information requested in items #2 through #7.)

Attorney's name: pd 1-1AC: ANTON COTA

pd 2-1AC: Tim PRENTIS

Attorney's address: 1701 place ST.

Attorney's city, state & zip code: Redding Ca. 96001

Attorney's telephone number: 530-338-0778

Attorney's California bar license number: 530-691-0245

Attorney's California bar license number: "TREASONOUS-OR-NOT" ATY'S (Fraud)

(3) Have you or a member of your family complained to the State Bar about this attorney previously?  Yes  No USC 2382 + 4 (alt. int'l/crime concealment - crimes vs. Report F+T-obST/suppression, ETC. and

(4) Did you employ the attorney? Yes  No  If "Yes," give the approximate date you employed the attorney and the amount, if any, paid to the attorney. And, Conseq's RETRACT / Breaches

Date employed:

If "No," what is your connection with the attorney(s)? Explain briefly, AND, w/

Basic's For Wrong doing's (aka - Malfeasance's and/or Neglect ful - Non Feasance's).

Re- Rel. Both (F+T)-BAR-ATY'S (COTA, PRENTIS,

THAT, PESSES & TUES, CAVITION

AC/SHASTA-MARIC/CHI-SHOT-PRES/UTICA

PS - SAME IT, IF MISSED FOR

o - DISMISSAL / FCF-HHS

(PS, NO PROS CHARGES, RESULT - 14)

→ pg 1-OF-4+  
(Reverses-Gives cont)

CoTA, Prentiss,

(2014-18 + See Ahart's "conspiracy"), ETC. THAT ARE SYSTEMICALLY (FELONIOUSLY + TREASONOUSLY; NOTIFIED!) VIOLATING (our) U.S. CONSTITUTION'S LAW / PROTECTIONS & PROHIBITIONS; re. Article VI "Suprem-Law-of-The-Land", ETC. and -- "Establish-JUSTICE." / 6<sup>th</sup> Amend's -- "... and TO HAVE THE ASSISTANCE OF COUNSEL FOR HIS - HER DEFENSE." - Right<sup>s</sup> (notably regardless for Rational-Paramount & Politically-Unpreferred) / 7<sup>th</sup> Amend's civil Common-Law's -- "The RIGHT of Trial By JURY SHALL BE PRESERVED," / AND "... And NO FACT Tried by a JURY SHALL be OTHERWISE RE-EXAMINED in any COURT OF THE UNITED STATES." (Ref. 2011 Jury's rel. Collateral-EStoppel by (Collat-Res-Judicata!)/ ETC. UNLAWFUL (F&T) VIOLATIONS, DEPRIVATIONS, SEPARATION-US-ADA/USMC-PTSD "Service-Dog" (+/- her "Cruelty-To-Animals" officials-(crime!)); "False-Impersonation"; F&T TORTUREUS - "Punishment-For-Exercise-of-Civil-Rights!" (+/- bCKNOWLEDG+ Deliberate PTSD aggrievations / ie. Constant + futile-Tortures, "SHOCKS-The-Conscious!"); "cruel+UNUSUAL-Punishment(s)" by "Forced"/ "Have To Fight For Rights!" p) by + because (IAC) "Ineffective-Assistance-Of-Counsel" misrepresent-

(5) Include with this form (on a separate piece of paper) a statement of what the attorney(s) did or did not do that is the basis of your complaint. Please state the facts as you understand them. Do not include opinions or arguments. If you employed the attorney(s), state what you employed the attorney(s) to do. Sign and date each separate piece of paper. Additional information may be requested. (Attach copies of pertinent documents such as a copy of the fee agreement, cancelled checks or receipts, and relevant correspondence.) Ref's and PS - Rel. "Co-Consp's"

- (6) If your complaint is about a lawsuit, answer the following, if known:
- Name of court (For example, Superior Court and name of the county) Butte, Siskiyou & Shasta County (Calif); Superior (Ft) (or T's)
  - Title of the suit (For example, Smith v. Jones) Ca People VS. Legis (Myself)  
"The People of CALIF (Muty!) VS. Legis (Total - ie, all US CONSTITUTION AUTHORITY!)
  - Case number of the suit 20-02075 21-HB-6929
  - Approximate date the suit was filed The "Unreasonable --" (ETC) Prosecution / Persecution
  - If you are not a party to this suit, what is your connection with it? Explain briefly.

Rel. be Known TS, & Implicated Culprits  
ie. delinquent "Allegiance" Obligation, for  
EST; 18 USC 2382 + 4; either Concealment-Crimes;  
OR -- Alternative "Report" & Correct officials crimes!

(7) Size of law firm complained about:

- 1 Attorney
- 2 - 10 Attorneys
- 11 + Attorneys
- Government Attorney
- Unknown

(8) Translation Information:

If you require that the State Bar utilize formal translation services in order to process your complaint, it may delay our communications with you. Is someone available to provide translation assistance for you so that the State Bar may communicate with you in English?

Yes

No

W/ "onze-Nihapi-KyTe-Lo!"  
→ That's Long Time "Milandized"

If "no," state the language in which you need formal translation:

---

Signature \_\_\_\_\_

17-01-11 @ 1202 AM  
Date: \_\_\_\_\_

Supp (f/T-Again)  
7-4-7+2

misrepresent-

ATION'S (# ps. that Biased "Judge" + Co-conspirators" preJ-  
udicially partners w/fe. unreasonable-unlawful denial  
"Marsden-motion"; conflicts-of-Interest) replacement,  
a was recently sickbay CITY DIST-ATY Tim Prentiss pro-  
secuting myself-Leges So "forced" T. Prentiss' APP-T. defense,  
and my cooperation's, esp. after subjected Abuses/Neglects  
preJ-misrep "Surrogate-Preserver", is insanely unreason-  
able Etc. (Self-Harms) Coercions AND 'Violated-Rights',  
including DIST-ATY's witness felonies & Treasons;  
BUT, 18 USC 2382 + 4; F&T-"concealment-crimes!";  
and, is intolerably/Etc. Grievant for (if J-  
unlawfulness (ie, 'Prosecuting-me-His Client Friends',  
ie. Etc. and TORTURES "Have-To-fight-for-Rights") AS:  
Sum 1-of-4+) Non-Evid. Based-Preserver  
Only (a "Fed-Supp"); i.e. Conflicts-Due-Interventions;

Sum 2-of-4+) Non-Evid. Based-Preserver "Mat-  
ters-outside-the-Record"; ATT-MOTIVES (Non-DV) "Wife-  
of-Ag-Woman" (Snowballing) Frauds; (ie-"victim" &

Sum 3-of-4+) AS TO (F&T)-soliciting  
(and actual/Violated-Rights) existing "Judge" e.g. open-ET-fraud-  
scheme ATY is in charge w/for fundamental-Rights (Att-Tentorial),  
AND, Etc. and F&T "Punishment-for-Executive-of-Civil-Rights"  
Etc. and Sum-4-(f-4+) THAT which factors Deliberate-Per-  
Diligence w/ka "F&T-Systemic-Willful-Non-Understanding" Versus  
Pecuniary-US-Const- "Allegiance"-Obligations / causal "Wife-  
Protective/Master AUTHORITY Parson PATRIOT POSSIM/"Penitenti-  
ARY-DOLTRINE" / "Marque & Reprisals" / Masters vs. Servants -  
TREASORIES - "shall-suffer-death" - LAW - CURE - military's - op-  
pressions + XNSAE - "foreign-to-one-const" - DISSENTION -  
BY TREASORIES (Abuses & Neglects/Qwards/ETC. ENABLERS) TRAITOR/INVESTED

1 Dated: 2000+

W/Judicial Notice:

2  
3 Replica, "To"  
4 "Medical-Board-of-CA"

5 ATTN: Director & Hierarchy

6 2005 Evergreen ST, #1200

7 Sacramento, CA 95815

(PS - "war-of-principles!"  
ERUPTS "Tough-Love"  
oversights Pet. "Doctrine-  
of-UNLEAN-Hands!" +  
unlawful "To-Benefit-  
From-own-wrongs", like  
charlie manson CASE.)

(\* Ref. # 7-15-2021 TOTALITY)

8 \* [ii] Details of Complaint (xx):

9 \* (Ref. 20 pgs 6-1-2021, Ca-Governor Gavin  
10 Newsom (TON: "MOFTP": Anti-18 USC 2382+4 w/ie,  
11 'Non-FTT-Concealment-Crimes-Supp.-"REPORT", and  
12 'DUTIFUL-USSA- "Allegiance"- obligations); and, Success;  
13 Particular Best Effort segments (snippet);

14  
15 (ii) re. ("Feloniously And Treacherous)- "Doctors", who

16 be Joining- (CONTS- ETC) - "(18 U.S.C. § 2384; 1961; 4;  
17 Etc. - Seditious)- "CONSPIRACY": That's violating-

18 (iii) In ALL criminal Prosecutions the Accused  
19 SHALL enjoy - \* (\* And pet. vs CONST. Article-VI)

20 For CONST, To be on- "The-Supreme-Law-of-The-Land"

21 VERSE These "FTT-Systemic- "Foreign-To-out-CONST,"

22 Trial(s & Invalidess" VIOLATIONS!, \*) w/ie, "and To

23 HAVE the Assistance of counsel FOR his/her

24 DEFENSE. " Rights, BUT, NOT for HERE

25 purposeful + deliberate "Ineffective-Assistance-  
OF-Counsel" (\* In-short + Ref. #), That's unlawfulness

UNLAWFULLY-

(ETC) doing 'Psych-Mental-Health- "Incompetent-  
To-Stand-Trial" - (BS:pc 1368t) - FRAUDS" (ETC, &  
"

"UNABLE" - (P) - To "cooperate" with 'APPT-IAC-AB-  
ITY' (\* However, such "color-of-law" connection  
To SUSPECT IAC is not only Forced "SUICIDE-  
TORTURES"; also 'Reasonableness myself To Help -  
F&T-States-Collusion By PARTICULATED 'Dismissible-  
'Psych-Jacket'); BUT, is also AGAIN That which  
ERUPTS dismissal grounds proof's To "Unreasonable-  
Searches And Seizures," AND/or "Partnership-Mal-  
icious-Precettion"! \*), Thats for 'F&T-. Political-  
Trials.' (@ 1970. +/- US S.C.'s Illinois vs. Allen's Etc.  
And 'BS-"Bad-Intentions!" - Preferences and The-  
PC § 12.52 problematic "PASS" - The-Buck-Gambl);  
Thats contrary To APP-T's - OVERTHROW's purposeful-  
Plotted-and-Subversive (etc), So as to 'Get-The-State,  
Headed, Controlled, Obstructed, Opposed,  
So as to Surveil, Control-Oppressed (etc, Infiltrations) &  
IRATIONAL- "Defense-Rights" (ie, "Wrath-  
Of-An-Woman!" MURKATIONS & Frauds; LiTTles,  
etc, Crimes "Evil-FouLTions, Intimidation-  
Eliminations," ie, Sci and 'T.O.N.' applications);  
That 'F&T - "color-of-law" - PC § 12.52 Mandates onto  
'Trials & Law! For "Advise To The STATE" -  
OVERTHROWING-CONT.-Republic", AND, specifically by  
F&T-SUBVERSIVE/Opposition / ETC. and Resistance To  
Pg. 2 - of - for ↘

"Republican - form - of - GOVT." NECESSARY  
 "checks - And - Balances" impartial oversight's  
 Accountabilities (Implicitly, re: "Safety-and-  
 happiness", Blessing's, etc. Verses pre-1776 "Poverty+  
 Despair"; etc. destruction). And, as furthermore,  
 That "stupid" - People, Hardened-Hearts, Colonized,  
 etc. and "spiritually-Bankrupt" are "CAUSING"  
 7-4-1776 "History-Repeats-ITSELF!" w/ie. "He-  
 (she) HAS combined with others to subject  
 us to a jurisdiction that is FOREIGN-TO-  
 OUR-CONST. -- "i.e., mankind are more disposed  
 to suffer, while Evils are sufferable, than to  
 Right themselves by abolishing -- " i.e. that  
 AGAIN -- " our Repeated PETITIONS have BEEN  
 Answered ONLY by Repeated INJURY." esp.  
 as same Rel-F&T-Quack-PI's, "Beggar+Robes",  
 etc. That conveniently ignore this AND facts BUT pre-  
 tend MY "Paranoid" "Delusional" etc. Evil Psychotic Misdiag-  
 nosis; i.e. as to political accomplishments that  
 are Erronious-wrongfulness AND UNCONST-UNLAWFUL,  
 especially and particularly because "Dishonorable-  
 GOVT-System= unlawful-Discriminatory-Differences"-  
 "Favoritisms", by prejudicial IAC-misrepresentations  
 to Rational- "Defense-Rights" -Supremacy; In short, And,  
 That BS-psych-prof. is consequently joining  
 F&T "conspiracy"-Gangs'; matidy; By perverted, fraudulent "weld",  
 etc. and choosing F&T-18 USC 2382+4; Concealment-  
 → pg. 3 - of - for - 4+

Concealment -  
Crimes vs. HereTo, Proper, objective, TRUTH based,  
etc. "Non-Concealment-Crimes" REPORT"; also  
Collectively Convenient "The-Alarm-of-Tyranny-(T.O.T.)"

Accordingly, as that such Non-IAC-  
(Rational, meaningful, inconveniant, etc) - "Defense"-RIGHTS  
IS HEREBY "Supreme-Law-of-The-Land!" for our USA  
"Republic"-Form-of-GovT." Guarantee, AND, as is  
critically important Prerequisite "checks-and-  
Balances" Fundamental necessity, THATS commonly  
and implictly violated Today Longstandingly for  
Treasonous- "TotalitariSm" overTHWW, THATS there-  
fore "National-Emergency!" for all "we the People".

Furthermore -- such "Long-Train" (F+T)-  
misconducts - provocations encompass US GovT's "IT  
is their Duty To Throw-off such GovT." LTW (al-  
beit 2005 + implicates F+T- "we the People" + (implausibly) + SCOTUS  
overruling elsewhere), However, that harmonious-  
INTERVENTION proving problemsone-definitoent  
Time AND again, IS "NOTILED", For causing frequently  
necessitated "Lawful-Crimes!" (+ aka "Lesser-of-Two-  
Evils-Doctrine!") and/or Respectively "Pop, not Popular!" such  
USSA-US CONST "Allegiance"/ USMC-AM-Native +  
Christian VIRTUES (Extremism! #).

"ONZE Nihupi KyTe Lo!  
CONST-yours; Leg/leg/et al. -#

(# "ONZE-Nihupiz - KYTe-Lo!"; NOTICE's;  
 1  
 2 To: No#3 -  
 3 "Montgomery-  
 4 Creek-CMTY-  
 5 "church" (et al.)-  
 6 PO Box — , and,  
 7 East-Hwy, 299,  
 8 Montgomery Creek, CA. 96065;  
 9 AND, ie Sac. USPC #21-13999(RTC),

(aka - Lakota-Sioux  
 for - 'friends-is-pre-  
 ferred, BUT, Enemies-  
 if - we-MUST!')  
 w/ Biblical "Tough-Love",  
 and, Carmen's Song -  
 "America-Again!" / rel.  
"church" went Bend its  
Knee (BUT Hereshield)

Dated, Dec, 7<sup>th</sup> 2021 (3)

Re. "National-Emergency" (Totality w/ perivatives!) for (Systemic) 'Felonious + Treasonous - "FAISE-IMPRISONMENT"- (re) w/re. 1-30-2005 + "Treasonous + OR-NOT" - Law+War); and, Violations Math.18:15-17.

Greetings, "Respects-for-All-of-My-Relations!"  
 and, "I" (et al.) come in a good way Today, However, as  
 is regardless for Inconvenience And dislike! THATS  
 twice earlier this 2021 obstructed corrective-Action,  
 as is my Biblical responsibility, per Math.18:15-17  
 To Confront + Try resolve ("properly", and, rel. snowballing 'F&T-Accessory's' ie, Pat + Courtland Stewart, ie, Pastor  
 Clint Highly + "Psych-prof." man-haters wife, etc. "church"),  
 These prejudicial - "Tresspasser" (onto my "marriage")  
 God-sent, such USA&A "service-dog"; Willow's separation Me  
 "Animal-Cruelty", My wife Evelyn, myself, "Home-post"  
 → pg 1-OF-7 ← EXHIBIT "A"

## "Home-Post"

USSA-Embassy against such "foreign-to-our-const." -  
treacherous "Traitors & Invaders"; etc., and that's  
Needless to say detrimental such 51%+ plus "We The  
People" BENEFICIARIES of subject "COPT" - collect-  
ive Actions Too "Domestic-Treason" Assisted; not evilly  
obstructed w/ wellintg's! You 'Unbiblical-Christians'  
were confronted such Math. 18:15-17 for 'JC-  
'Christ-Like-Ness" - obligations (w/ ref's; her FACT-  
BASED "Tough-Love!" TRUTH NEEDS Vs. secular female-  
discriminatory-Favoritisms-Problems; NOT my one-  
confidential objective opinion), as both before such  
BS - 2-9-2020 Arrests 'wrath-of-An-Woman!' Frauds,  
and after, per phone texts and Email Evidence's,  
BUT choose Neglectful-Non Feasance's AND such  
uninvolvement's (w/ Ref's, and, ps-made such 4+ "churches"  
plagued 'factually-fraudulant' WITH RAMIFICATION'S,  
and Rel. 4 pg 10-14-21 'shadow-MTN "CHURCH"', Pastor

→ Cont. pg-3 →

Such is largely suspect to be purposeful result so in that "DOMESTIC TERRORISM" would continue to grow & prosper; by government-officials (subordinate to "WE THE PEOPLE,") & "DOMESTIC ENEMIES". This is provably true. Not only by recently discovered former Jefferson's "the chains of the Constitution", for activated 1/30/05 "Treasonous-O-R-Not" revolution (\* whereas be "part-of-the-solution / not problem - "Proportionate-Seriousness"!), and of which is largely unknown to readers here - therefore problemsome & constitutionally-justified, in addition to) ("various anti-spook) as myself and (Fdeco) on side of "the-  
itics out by both extrems AND "the  
federalists in their number of my  
is clearly what we call "Terrorism"!  
such (which is my record upon terrorism);

#1.) The misunderstandings about TREASON subject matter is magnificient & serious.

**Am 18 U.S.C. Section 2382 Misprision-Of-Treason-Presentation**

→ Cont. Pg 2 ←

1  
2  
3  
4  
5  
6  
7  
8 David Jeremiah; Etc.); And, in turn are in  
9 actuality, for maturely rational competent reasoning,  
10 THAT're "Enablers" To her "wrongful" dis-  
11 respects, 'reputitious-beliefe-pretended-Lies'; unGodly-  
12 marriage's-destruction's-Benighted-Satanic-World-  
13 way & Etc. And-- For such My 'F&T'-"False-  
14 Imprisonment(s)' 2-9-2020; Bail; continuing same;  
15 ETC, "Enlistees"-Factually (al/ie. "war of Principal-  
16 ties!", However, Proven wrong side "probler-  
17 Agents!"; For God's-enemies and Satin), Etc, and  
as To AGAIN 'F&T-Custody' 5-6+21 (similarly,  
however, respectively confronting "Trespass-wife; AND,  
18 SATANIC-Christians"-futilities REQUIRED MYSELF,  
as 1/2 of "Two-Becomes-one!" and 'neither-Husband-  
OR-Wife-Adverse-Testimony-To-The-other-is-Lawful'  
without-whole-Both-Agree-OR-AFTER-PIVORCE',  
husband confronted wife's wrongs to be "War",  
rel. 'my 1987+ GOVT'S-Hate' for "USMC-OATH Code" and  
virtues against discoveries of "Domestic-Treason",  
→ Pg. 3 - OF - 4 ← EXHIBIT "A" → Cont. Pg 4 →

- "Domestic-Treason"

ETC. and -- more and more prevalent is that the cunningly, deceitful, manipulative, ETC. and Harmful "War - on - Beyz!" per Mrs. Christina Hoff Sommers AND "Lege's-Supplemental" w/ie "Domestic-Violence - "JOKE", and that Demands WAR for OTHER Women? AND "CoT-Safe-An-HoSt"; WhiTignore-Factors - Supporting - "Wrongfulness", and mostly currently Anti-men) Ref's F&T-Calif. Corrupt + Fraudulent Files-Record, as obstructions + Retaliations "Seditious-Conspiracy" AS That absents "matters-outside-The-Record" For fundamental-Rights as TRUTH - Etc.; per 1985 In Re Bone, And Purposeful IAC-Ad-ATY's Violating "z and To HAVE The Assistance of counsel For his - her Defense" right's is so That CAUSE'S Stovall vs. Penn's "The clear Danger of convicting the innocent" (To Politically make Money Prison-Business - "Racketeering"); and insulating i.e. 'Wrongful-Arrests' routinely WITHOUT culpabilities"; ETC. and -- That division-And-Caies' BENEFITS Govt's Control-And-Whims' THATS SECRETED by problems for heterosexual-mates; vaccs & conflicts' THATS largely induced Women's-Prisoners! w/ie Anti-abortion - Sexualizing - Free-Will w/ie Truth (See Pg 12)

ETC. So -- what's IT gonna Be?! To Hereafter (sep) Resist A&Fin such Bibles' Applicables (Meth. 18:15-17) ETU/JCR - change ways to Bibles, Faith + Corrective-Action Concentrations (especially (w/ additional demands issued (w/ie) so Rel. 18 USC 2382 + 4); Rom 13:7 and Non-F&T-Concealment - Crimes - REPORT (further "whistle blowing" Govt) (w/ie ETC. "Yesterday") and, OUT OF patience for Underswing Hardened/ETC. Hearts) w/ "rescues - R-NOT" M/T - "Death" - Lawlorice WHILE hope, Pray for Immediate + meaningful (confitions) change and Corrections.

Ps. esp. Ref. TON-War's (le) Sincerely, God Bless You + Your (if part) Defective - oversight's -- bpgs at constitutively yours --  
9-19-21 Disability-Rights (ca, 4 pg) USAG, "Mr. United States Attorney General +  
10-10-21 smcyl38-of-Supps, USAG, "Mr. United States Attorney General +  
→ Pg 4-ef-7+Etc. (ca-BAR) Special-Prosecutor Lee K. (General-Jud-(Int'l(Etc)). eagle), Clark C (etal., --ie, 1991+ Aprt

"  
"T.O.N."  
To: "Tresspassor"-Wife-Evelyn,  
PO BOX-162, Rnd-MTA, CA. 96084  
Tel (530) 229-4633 (Formally!)  
W/2- Montgomery (recks "church")  
ATTN. Clint Highly, P.L.C. Stewart, etc.  
POB —, E-Hwy 299, M-(recks), CA. 96065  
W/3 Klamath Falls (alleged "church")  
attn, Pastor, Ed + Sue Pease, etc.  
W/4- Ami- Full Gospel "church"  
attn, Pastor Glenden, Kenny Frank, (R-Rancheria),  
ATT Tracy Edwards, Murphy-Haywards-Kelvchi, etc.  
and Jack Potter Jr.  
— Birney ST, Anderson, CA.  
W/5- Open Pool Cnty "church"  
attn. Pastor Matt Kerr, M-Lake John, etc.  
PO Box 75; 33883 Hwy 44 + church rd  
Shingletown, CA. 96088 (530) 474-3836  
W/6- Bethel "church", Pastor Bill Johnson; W/7- KVIP,  
6M-Phil Marrow (530) 222-4455 @/ 1139 Hartnell  
Ave, Redding CA. 96001; w/8- Shasta Bible College (530)  
221-4275; w/9- Marriage, Pastor - Orr, Lake Tahoe, NV.  
etc.: And, via -- Dr. David Jeremiah,  
attn. Shadow Mountain Cnty "CHURCH",  
"Turning Point", POB-3838, San  
Diego, Calif. 92163  
Re. Snowballing "Wrath-of-An-Woman!" frauds;

DATED: Oct. 14<sup>th</sup>, 2021

Frauds;  
 "(F+T)-", Political-Trials"; "G.C.P.T."-obSTRUCTIONS-  
 onto 'Collective-Action' (Treasonousness); AND, erupts  
 Biblio's MATH. 18, 15-17; National-Emergency; Interventions.

Greetings, wife. "Respects - For All of My Relations!"  
 "I" (et al.) come Today in a good way, However, This 2-9-20  
 snowballing (B) - "Domestic Violence" - Case, over Wife's self-  
 ishness & Senior Independence; distrust, Hate, etc., may be And Reput-  
 itious-Beliefs and Retaliatory-Violations - Marriage-Views - Contra-  
 ntly (re. "Two Becomes One!"), so These "Alt-Motives" for slanders  
 To manipulate support people & courts - ETC, "Enablers" (rel. "War-  
 on-Boyz") against Me (w/fe. 5-6-21 "Felonious & Treasonous" false-  
 Imprisonment"; trespasses over my break-drinking from Arguments  
 w/neighbors - Friends, come home for bed, shed undone ceiling light &  
 needed to find phone & MIA-T-Evidence, so - standing on  
 bed, Intoxicated, To FIX LIGHT need, and unsteady feet, possibly  
 possibly resulted accidental kick to her lying on bed,  
 but my deliberate criminal violence to her misconducts to  
 beloved wife (re. ETC, and my Testifies - using-PER-  
 Aggravation, re. "punishment - for - exercise - of - Civil-  
 Rights", especially (marital)) for 5-6-21 - (Self-  
 ownership, and "2+ witness" Court-Testimony Assistance,  
 and prayer INTERVENTION's charges, AND,  
 such GOVT's cover-ups ("Federal - "CRIME-VICTIM") Violations--  
 i.e., and TO HAVE The Assistance of Counsel FOR  
 his/her DEFENSE. "Rights", as to "Fed.-Jui.-only!", ETC  
 and "Worth-of-An-Woman" Rational Particulars Defense-Rights  
 being violated AND RETALIATED, denied "Jury-Trial" 7th Amend-  
 and for Competent ATY "Assistance" Rights: F+T-Victi-  
 ed, by Retaliatory (i.e.) BS - PL 1368+(IST) - Incompetent  
 To Stand-Trial", That; FAT - "Political-Trials" (1970,  
 Illinois v. Allen, 397 U.S.) for Evasions Respectfully

purpose fully

so as to evade + offress what's T-C-A-Pc-1252  
"Adverse To The State", whereas fully confront  
such Bibk's 'war-of-principaliTies' etc, and our  
hardened-Heart- Problems - CAUSING - God's-Discipling -  
'Reversed-Blessings', and Necessitatedly erupts our  
Godly Walks per "Tough-Love!" AND carmens sang  
"We need God in America Again!").

AT any rate, and furthermore, The Fundament-  
al Today Ignored (etc) "Womens-Abuse!" Thats grow-  
ing epidemic (I strongly believe, esp by GovT, friends-  
family - "Loved-ones") AND BS - "Good-Intentions!" w/ it,  
non-confrontational oversimplification and mchony-  
Billy Graham's Emotional-Experiential-orientation -  
SUBJECTIVITY; in short) briskly, is for women being  
condoned in wrongs; aka given "Blank-check!"  
(ic. as not pc 148, ~~§~~ filing false Police Report, ~~ETC~~,  
prosecutions). Needles to say I "was" Christian-  
faithful, earnest, TRUST + Respect Husband BUT not  
provided entitled and merely sought best interest of  
the Team and out both whole BUT Her Forked-  
Tongue Christianity (it. Not Leaving Prev. family for  
new life w/ me her husband, i.e. etc. and actually  
into deliberate provokations to wanting my violence  
also as to relate to abusive Past + childhood-'A.G.E'  
AND even told me 4th month married full 2019 He  
want for me to kill her so I'd go to prison  
for life), and, while I'm seriously "forced" into "Divorce"

"Divorce"

It's my faith in God all things possible And hard  
To believe my & her Loving, Righteous JUDGMENT, ETC.  
God would put me thru this (all Detractions)  
my new first "Home-Post" Property Shanghaieu  
Calif 2 Acres, My here owing TO THESE TO  
NS APA Service Dog Separation, ETC. and such  
DISTRACTIONS and OBSTRUCTIONS Increased Anger,  
ETC. here to my honorable Corrective Action  
onto 'Domestic-Treason' (ps and my Salvation)  
CHRISTIANS otherwise condemned per Rom 13 'For  
all them their due', however, This Godly Nation  
Goden GOVT is "we the People" REPUBLIC,  
and, that "we" Responsibilities Towards an-Non-  
Branches-of-Govt " - Subordinate-officials", whom even  
furthermore are 'Treasonors-Totalitarianism-SocialistiState  
(Ref. SAC-USDC # 21-1399 w/ ATy help Needs!)  
(And carrying ps 1776 Again "Poverty And Peril")

So please Responsibly and Biblically  
I help w/ these, (F&T) unbiblical Tresspassers, My wife  
(ETC) yesterday!

Sincerely, God servant, ETC.

Pg

1

"Mr. U.S. Attorney General &  
Special-Prosecutor Lee K.  
(general eagle) Clarke (et al-  
ie. Ref. 1991+ USDC App, ETC)"

509

"counterproductively"; and, derivative Treasonous Entrapments January 6th plotters etc. and # 161744572; APA misderives-Infections causing To many weaker inmates "suicides" (Frauds & murders!); and -- Large amounts NEED-IN Legal Copies DEFENSE-Right(s) Law (req'd by and because mostly Large amounts by these grievances "Custodial-Handicap(s)" CAUSATIONS and Lawfully unavoidable by "Doctrine-of- Unclean-Hands!"); As That unlawful Your CORRUPT Jail and medical TRAITORS etc. To benefit from YOUR own wrongs, AND, as To made the complexities systemic To escape JUSTICE Accountability's, and get cover-ups F&T-Accessory's Lazy reviewing DEFER-RANCES, That don't fix the problems by more so defraud the Taxpayers; and as To such TORTIOUS Tablets power-off SHUT down lost work pre-sent grievances, coincidence NOT

And "Prosecution's suppressions of favorable evidence (1999, In re Platt and Regd "fishgate" my w/ "Matters OUTSIDE The Record (1985, In re Bowe) is devils denials!"

Re. # 161423702; 16125662; 161611162; 161054732

STAFF Response x 4 Jan 29, 2006) (This grievance is being denied at Level one of the grievance process as there does not appear to be any issues related to the APA. I am also unclear as to any grievance that is being addressed within this form. This grievance will be forwarded to Level Two.

Lc/lge x 4, Jan 30, 1248 ( ): so as to clearly EVIDENCE hereTo "Suicidi-By-Treason!" corrupt Jailers / medical / class - Counsel / BS APA-Coordinator / SCSO HQ us mail Implicated sheriff mik Johnson Ctr. state-whores (and "Monday-Morning-Quartermbacks") THAT Confront "Treasonous-OR-NOT" as to HERES Felonious and Treasonous "Fox watchin over the chicken Koop! AND defective-oversights "Foreign To our CONST" Badges and Robes / Traitors and Invaders) For # 161423702' 16125662' 161611162; 161054772 -- as to ROUTINE OBVIOUS Disregarded Grievance's wrongs, as, To get SATISFACTORY repairs, NOT worsening "Abuses and Neglects" sup

Violated -

Rights INJUSTICE To be "In may sake The  
 State some dollars and cents But only at The  
 Substantial risk of generating Anger, hostility  
 and frustration -- / Approx / ENTRAPMENT as  
 To "ALTER-Normal-Precisioning" / especially for  
 Routine Systemic violations "REPRESS-OF-  
Grievance's -- AND Power-off-TORTURES / for  
 "Unreasonable-Searches and Seizures" continuing's  
 TORTURES / Unreasonable ~~F+T~~ "willful" - Non-under-  
 standing! TORTURES; As To oversights CONSPIRACY-  
 DEFERRANCES TORTURES / As To stopping Defense-  
 Rights, Legal-Copies, for OVERSIGHTS Courts and  
 Congress and pres Biden-Harris, albeit MISSING-  
 US Mails / etc. TORTURES) whereas Your-  
 All Torturing Govt. 8658 Murderous-Infect-  
Ions, and Psychological-Health - "Self-Harmst!" -  
 (caused - inflictions; complacency; Stockholm-  
 syndrome, etc. CAVATIONS; And, as To  
 OBSTRUCTIONS Too COLLECTIVE-ACTION, THATS  
 Only and withstandingly TREASON's - "Aid and  
 Comfort" - / "Shall suffer Death" / Requise-  
 ment per Updated particular 1781-? Repub-  
 lican vs. McCarthy (especially w/ misrepresented  
 "Threats", To get Traitors and self-serving-  
 & Treasonous cover-up's officials, To predominately  
 Prove misconducts, To these TREASONOUS-  
 "Political-Trials." Intolerably

"  
"T.O.N."

# 161744572; 1-30-22; 1227; APA-Grievance

Summary ( )<sup>o</sup> Evil Systemic (USMC, PTSD) ADA TORTURES Re 4-T0-7+ Daily violated-Rights (Feloniously, Treacherously) Govt C. 8658 Murderous-Infect

Dated ( )<sup>o</sup> 5-6-21 +/- (B-99, esp Tablets power-off AND lost work (X3+ Tortures Ref's Todays Log #161423700, etc. Four F+T- OBST's

Describe ( )<sup>o</sup> ie. as self-to-self COVER-UP's vicinity Defense-R, Legal-Copies for LG Amounts, BUT, unlawfuL JAILERS CAUSEP IT (DOCTRINE-UNCLEAN-Hands

STAFF BS ( ): Upon careful review of this as self gain any APA or mobility issue, therefore I am denying the grievance.

Log (etd.) Jan 30, 1508 (11): AS THAT'S ROUTINE Hereto state-whores DISREGARDING wellknown (ie. for willful-Treasons; "suicide-By-Treacherous!"); Treason's-"Death"-LAW-CURE NECESSITATED "As-An-Matter-of-Law" IT NECESSITATEDS per US CONST's "Throw-off" And "Lesser-of-Two-Evils-Doctrine" AND these (frc) futile oversights by Treacherous-TOTALITARIANISM"; ie. as to My 4-T0-7+ daily violated-Rights AND CONSEQUENCES Mayer vs. CITY of Chicago's CAUSATIONS for violated-

(# AND THAT  
SCSO, HQ, sheriff Mike Johnson Implicated To  
be deliberately Jeining, as Treasonous CHOICES  
Enlistees; by disregarding My et al. vs MAIL-  
ed; See These Grievances Demanded-Oversights! +);  
and -- Demand Full Print OUT and PVP-elect  
preserved Grievance's / Requests / Etc. Evidence's --  
by & because (ie) "RIGHT-TO- "REDRESS - of -  
Grievance(s)" / 'SATISFACTION' - Reliefs - Corrective-  
Action Vs. worsening psycho "ALTER-Normal-  
Decisioning" CAUSATIONS ; and Tortuous  
USMC / PTSD / ADA / F&T - "HAVE-TO-FIGHT-FOR-  
RIGHTS!" THATS (\* "coincidentally" !/?!)  
beneficial To Corrupt state NOT being  
promptly corrected for wrongs, of Corruption's  
"Pattern And Practice" (\* esp. cover-ups! +), ps-  
and as is why Govt. hierarchy "We the People"  
Jan. 6 BS - "Riots" / NOT ENOUGH of "Enough's-  
Enough!" / etc. THATS getting More and more  
T-Cops SHOT (regardless Good-OR-Bad deserving),  
+ Etc. And CRIMES Rising, THATS per MY  
1991 + USDC, "United States ATTORNEY General and  
Special-Prosecutor" / US CONST. Articles III, VI, ETC.  
("Appointment") "Ambassadors, Public Ministers and Counsellors,"  
AND, according To DISCOVERIES & Duties, Re. Treasonous-  
| Criminal-Justice-system's "COUNTERPRODUCTIVELY"  
| making, violent, angry, etc. criminals

(cont) ADA-GR# 160740692

(ref. whole)

Legal (1): Third "work" entry attempt w/ F&T subversive Tablets power-off Tortures ignored AGAIN deputy's scribbli/Hambly/Dunham/Van Bommel/Edwards/Craiger/Janis/Lawder/Wynroff/Grace/GTL/Maier/etc. (Therefore Reference now completeness via separate T.O.N.-DOCUMENT'S, AND TOTALITY now vs. otherwise Willful-Treasor's Alternative misconducts!); And, by class-(counsel), BS - ADA-Counsel (¶ "State-wins!" #) condoning these COVER-up's AND TORTURES, AND for systemic distractions; w/ie. felonious AND treasonous OBSTRUCTION'S TO SUBJECT 1-24-2022 Violated - "LAW-Enforcement"; as to My "Defense-Rights" (¶ esp. respectively-relevant HERE IAL-ATy/biased-Judge/DIST-ATy's 18 USC 2382 & 4 Concedant-crime)/etc. "CONSPIRACY, that SC50% wellpath Corp' Dr. R.C., etc. Confront Either - "Problem-or-Solution!" "T.O.N."! #), TO Fraudulently Psycho Quack "Dr's" violations-- and To HAVE THE ASSISTANCE OF (counsel) FOR his/her DEFENSE Lawfulness; As Thats previously 1-17-2022 +/- Demanded Lawful Rights (¶ And That

(or equivalent OR  
+ Consideration of whether AND whether  
of course of action available to Plaintiff  
against Fellow and Treasonous US  
Torturers & their Agent(s) relating to  
Grievance's Treason & Treasonous  
Political-Trials™ evasions + provocations;  
TO US-CONST'S-unlabelled-xTreasons), AND,  
"Suicide-By-Treason!" (exp. the kid, Lawyer  
evil Females (expecting discriminatory-Untlawful  
Favoritisms!) and, Tablets 'off-site'-powers-  
OFF"-Tortures, aborts Grievance's sadisms Tortures,  
And PREMEDITATED's without work saved,  
and INTERRUPTING calls, when Grievance's composition,  
etc. THATS Forcing Treason's-Death-Law-(ure)  
(OR alternatively "We the People" choosing Join  
Treasons - INTOLERABLE! As per competent, etc.  
extraordinary 1-30-2005 +/- "Treasonary-OR-Net"  
Law + war (etc) Ref's and Pre-Diligence, and  
+ personal Pow-Wow Treasonably Resisted x2004  
Grievance's, for Ten plus Months Tortures, AND,  
+ PTSD evil aggrievations)

w/ Ref's Grievance's ie. as  
# 16154732 (ADA- Grievance Right),  
Jan 25, 2218 (ref. whole)

"(T.O.N.)"

# 160740692, US-ADA, 6R, 1-24-22; 0954:

(")° Jails-Med / Marla/Grc. "Treacherous-  
Imprisonment" Vs. "Law-Enforcement"; 6<sup>th</sup>  
Amend's "...FOR his/her DEFENSE." (Recorded)-  
Psych-Eval-"Dr.")

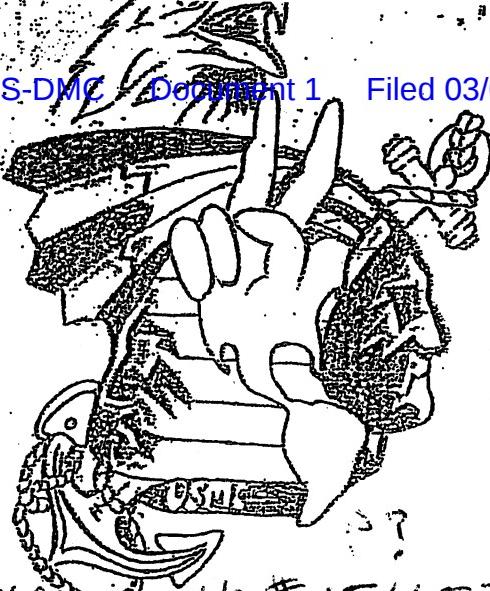
(")°: 1-24-2022+/- (PS- Here EVASION's  
TO MY NOT-IST, BUT, IAC-ATy's/CB/Flyn/  
D-ATy) 18 USC 2382+4 / Grc. 'F&T-CONSPIRACY-  
IS INTOLERABLE !

(")°: SCSO; Med. DISREGARD 1-17-22+/-  
"DEMAND"-ed psych-Eval to be preserved ()°  
F&T-Accessory'; condemns her "CONFIRM-BIAS"  
"Frauds

✓ STAFF, Jan 25, 2250 ()° Upon APA Review of  
This grievance, I am unable to ascertain  
any grievance issue relating to ADA or  
mobility. Therefore I am denying this  
grievance.

PD  
L-LGE, Jan. 25, 2250 ()° Violations for reas-  
nable sheriffs "LAW-Enforcement; Defense-  
RIGHTS; Recorded. Quick Co-Confederate Pl.

RECORDED - APPROVED - 3/1/22



F&T-SCSO-Grievance - No. # 154535232, 12-13-2021

Summary(4); That Jailer, etc. are willful-Treacherous (Ref EXP elsewhere non-Rep) w/ cas. # 5272187 (Fraud-  
wantily incomplete, ref denials)

Dated (""). 12/13/21+/- Ref psycho "Badges & Robes" per "The Punning-Kruger-Effects (DISORDER)"; 'Danger Yourself and - others'; esp Tablets

Describe (ii): Reg's 'I - "Death - Law - Cure' (vs. AIT's) w/  
Dps. Van goen, DUMSTAD; Rogers, Edwards, ETC.  
Deny - Grievance-Rights - NEEDS (by ITF, pc 4019.5  
unlawful      (Ref's # 1114132662; ETC. Evid's!)

# 157279832-Tablet-Civils (6TL), 1-1-2022:

Request ( ): STOP: 6TL, 7+ months (F&T)-CONSPIRACY (ReFs & Due-Diligence), For SET-UP premeditated EVASIONS, To "Redress-of-G.. RIGHTS-VIOL's

( ): 12-31-2021 w/ Ref.'s # 135478252; #135504462; etc. x25+ felonious & treasonous Evidence's

( ): Separate To CUSTODIANS-Med-SOP (Abuses/NeglectS) self-serving Grievance's OBST'S IS predomin-  
inate unlawful elect-etc Abort-Abilit

# ADA, # 157355692; Jan. 1, 2022

( ): w/ Ref's F&T-LT, Maria/Tanner/South/ETC, CRIMES Deny's #154140692; 154709232-ADA; 156414562-ADA Torturers Disc's (discontin) "Redress

( ): 5-6-2022 +/- (SJM): Assistance's OR Felonious & Treasonous Misconducts!) (w/4thw+MIA)  
<w.RK Torturers>

( ): That Torturous manipulative 6TL, ETC, Grievance System (w/ x10+ Jailers, Med, HQ, (etc) 18 USC 2382+4: CONCEALMENT-(CRIMES)) Non-Refert"

~~Summary of the above letter to the Sheriff of the County of Orange, VA, dated March 1, 2022, re: Sheriff's Office of Orange County, VA, and the Sheriff's Office of Prince William County, VA, regarding the recent raid on the office of the Sheriff of Prince William County, VA, by the FBI and other federal agencies.~~

~~1) Describer(s)~~

Describer(s): Red USA, VSO, VJO, other VA NGOs  
Believe, Knightsbridge FORMAL Action(s), 2022 US DCI,  
VA, GA, NC, FL, "LAW & ORDER" (TEN)

BKfst (2): S-6-211 of LAW - "A Note (it)  
HAS the Righ To seek Assistance from more  
skilled Personnel @ VSO, GA, NC, VA (NOT-Excluded)

# 1 61 76 9782; Agent/Unit Safety, Jan 30, 1825

Summary (a): Forward HQ (Treasurers)-OR-NOT Law & War  
Sheriff M Johnson - STOP TAKERS (CRIMES, LIVING-CONTENTS;  
Implication To Health-Law

Brngtch (b): S-6-2021

Wants Reg (c): STOP Your subordinate Treasurers -  
(CRIMES; Viol's Defense; Legal copies (civil, set c.,  
Mansion O-UNCLEAN-Hands); Retal's (Evid's)

# 161744572, 1-30-22, 1227, APA -6F

(1) Evil Systemic (USMC, PTSF, APA) TORTURE  
Re H To If Daily Violated-Rights (Feloniously, Treacherously  
Gov 8658 MURDER) -Infest

# (1) 5-C

(5) i.e. as Sedit-Confif (OVER-RUFS violir  
Defense-R, legal copies for lg Ammt, BUT, UNKNOWN  
Jaws CAUSED IT (OCTIME UNCLEAN Hand)

(2) 5-6-21 +/- (PS-99 esp Tablet) lower-  
off AND LOST work (3X TORTURE Ref; Today; Co)

# 161423704 ETC FAV F-T-OPST's  
< STAFF BS, F&T. Sop (5) upon careful review of THIS  
< GRIEVANCE, I am unable to ascertain any ADA or Mobility  
ISSUES. Therefore I am denying the grievance.

Jan 30, ( ): As That (GRIEVING) were TO STATE where, DIS-  
REGARDING Deknownsts (ie, for Willful-Treacherous-  
Subject-By-Treacherous("))" Treasons- "Death" Law - (use Necessi-  
tated "As-An-Matter-of-Law") NECESSITATEDS FOR US CONST "THROW  
OFF" and "LESS-ER-OF-THE-EVILS-Doctrine" AND THESE ETC. FUTILE  
OVERSIGHTS by Treacherous-ToTolerant; ie, as TO my 4-7+ daily  
Violated-Rights and consequences, Mayor vs. CITY of Chicago's  
(AUSACTIONS) for violated-RIGHT, INJUSTICE To be "I may  
save the state some dollars, all costs, but only at the substancial  
risk of Generating Anger, Hostility, and Frustration" - "ENTRAP-  
MENT" "duty, normal decisioning", esp. (GRIEVING) systemic  
violations "REDRESS of GRIEVANCES" AND Power off TORTURES /  
Unreasonable "scratches or surwers" TORTURES / Unreasonable "willful-  
non-Under/Taking" TORTURES as TO OVERSIGHT'S CONSPIRACY Differ-  
ences TORTURES / AS TO STOPPING Defense Rights like (eg)  
For OVERSIGHTS Courts and Congress and Pres Biden-Harris missing  
US Mails / ETC TORTURES) whereas TORTURING Gov C & 658,  
Murders, infections, ad psych Mental Health "Self-harm" (cured  
infection, complacency, Stockholm-Syndrome, ETC) (AUSACTIONS) ad  
as TO OBSTRUCTION'S To COLLECTIVE-ACTION that's fully + withstand-  
ingly Treacherous-Aids and comfort // shall suffer death/ requirements per  
(2017), 2018, 2019 in (USA) MURKIN (MURKIN) 2-18-21 proposed paper for V

1  
2  
3  
4  
5  
6  
7  
8 <TONET-MAN'S -  
OR-CCDT!>

'F+T- S.C.S.O.'

# 149476952 NOV. 9<sup>TH</sup>, 2021 APA-Grievance--

sum("): That HERETO USMC- PTSD-ADA-TORTURES  
(w/ Ref's, AND, "Partnership-Malicious-Prosecution"-  
FACTORS' poisoning Reg'd 13<sup>th</sup> Amend's "Poly-Convicted"

Dated("): Nov. 10<sup>th</sup>, 2021 +/- (Ps. rel. Ad-Seg violations,  
To 2007: US-DOJ, "Gripa" RPT on STATE Hospital's  
Psych, for "COUNTERPRODUCTIVE." HERE Ad-Seg.!

Describe("): As (ie. Etc.) F+T-Jailers/Medical/Etc. w-  
US-DOJ, ATY Gen Merrick Garland (?-Etc) CRIMES-  
Here (NON-INTERVENTION's!) for NOTICED 42 USC 1997

→ w/ i.e. 9-12-21 #141227842; i.e. 11-10-2021 +  
#149643972 - (MSY-Rel-Rep's); i.e. 11-10-21, 1400 +/- hr. confront-  
ed personally & verbally LT. Marla (STOP unlawful pret. Ad-Seg);  
i.e. 10-2-21 #144152662 (GP V. ITF); T-Dep. van Beek; i.e. #147436222)  
i.e. 8-26-2021, US-ADA, G-R; #138928102 (Disc; Poli, "Psych-  
Jacket"/F+T-"Advice To the State"-EVASIONS-Domestic-Traitor")  
EXHIBIT "A"

(1) QL 96-247; Sect. 4 WI 42 USC 1997 (4/)-(a)(2) Academic NetWor  
in writing Rev(Lewin) // AG (u) // and the Director of the Institute  
in (u) (d) (a) (4) M3 + ER);  
(1) Octd 8-1-2621 (+/-)  
(1), R21, 42 USC 1997, the Attorney General (xx), InterAction to  
the members (Academy of Social Institutions), Executive branch  
(1) US-ADA, 10-8-2621; # AHS037742 --

REL\_ALL\_USA\_“GICVAKC-RIGHT6”/“FAT-CUSTodia-Handicap6”

→ Ref's ALL (+/-); CONTEXT AND # 16125662;  
as to US-APA-GRIEVANCE-RIGHTS, F&T-OBSTRUCTIONS / # 141227842;  
US ACT: 42 USC 1997 Commerce Investigation/Interventions;  
Violations "Confrontation-Rights" / Delinquent-US-A -  
Allegiance obligations w/k. 158415522 +/-;



"Willful-Non-Violent"

standing under - enabling that's 18 U.S.C.  
2384 & 4 (Seditious-Conspiracy) Accessory -  
CRIMES; Purposefully NOTICED SO ALTER  
natively coerce and exhaust myself Joining  
Treasonous Futilities EXCEPT Then  
"Credible - EvidentVery - Support" (Peopl Vs  
Frasier C AND, As that --

STAFF, SEPT. 28, 1312 (i): Inmate Clarke, This  
seems like a statement. I cannot find any  
question in your writings. (\* Notice-i&gt;gess)  
Grievance) don't have question. But problem. And  
earliest Threeto specifics! a) Please feel free  
to make any request of grievance NECESS-  
SARY, however, it needs to be more clear.  
If you need help, please contact your house-  
ing unit deputy for assistance, LT. Mardar. (i)

PRESIDENTIAL REPEAL ACT AND ABOUT  
CONSTITUTIONALITY OF THE TRADING WITH  
ENEMY ACTS, AND THE MILITARY MILITARY  
COMMITTEE'S DECISIONS, AND THE  
MILITARY COMMISSIONS, AND THE  
FEDERAL BUREAU OF INVESTIGATION AND  
THE ATTORNEY GENERAL'S CONCERN  
WITH YOUR AN FAT-CONSCIENCE IS CONTIN-  
UING TO IGNORE FAT-CRIMINALLY AND W/  
US-FAT, AT-Y-BEN CONFRONTED HERE 42  
USE 1947 FOR EVIDENCE - RECOGNIZABLE  
LAWSUIT GRIEVANCE RIGHTS; ETC. DEFIVI-  
TIONS BY THESE IN PATTERN OR PRACTICE OF  
RESISTANCE,\* TOO GRIEVANCE'S COLLECTIVE-  
ACTION (P FOR STOP'S DEFENSE-RIGHTS, TOT-  
NESS, ETC. VIOLATION'S TO US CONST LAW  
PROTECTIONS) AND PROHIBITIONS; esp. ACCESS  
TO "THE COURT" LAW ENFORCEMENT w/  
THEIR OWN COUNSEL, AND THE RIGHT TO  
SETTLEMENTS. And/ OR "WILLFUL-NON-UNDER-  
LAW" → Pg 6 of 7+ ↵

Such is largely suspect to be purposeful result so in that "DOMESTIC-  
TREASON" would continue to grow & prosper, by government-officials (subordinate to  
"We the People...") & "Domestic-Fascists". This is provably true. Not only by recently  
discovered former Jefferson's "the chains of the Constitution." for activated 1/30/05  
"Treasonous-Or-Not" revolution (\* whereas be part-of-the-solution, not problem - by  
"Proportionate-Seriousness"! \*), and of which is largely unacknowledged to readers here -  
therefore problematic & constitutionally-justified, in addition to (Co. v. T.)

#1.) The misunderstandings about TREASON subject matter is magnificent & serious.

**Am 18 U.S.C. Section 2382 Misprision-Of-Treason-Presentation**

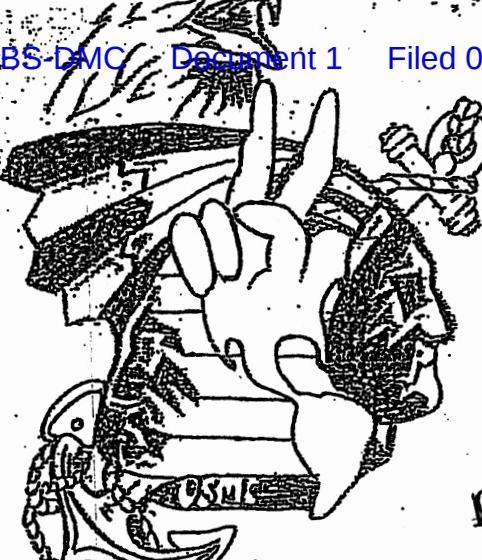


an ORDER from  
The COURT. This grievance is being Denied  
and forwarded TO CLASS-COUNSEL as required  
ed of a Level TWO denial.

Leiges Sept. 27, 0828(0); as SOPIfeloniously and  
Treasonously So Here AGAIN (Ref. PRESTATED THAT's  
Ignored as usual and counterproductively worsen-  
ing matters w/ deliberate systemic TORTURES); esp.  
as to Your Longtime Jails; and well Path Neglig-  
ence (ref. (a) PC 2652 "n" or ALLOW Any Lack  
of CARE whatever... PROPER regardless for  
Defense-Rights exposing CORRUPTION's detrim-  
ental & 1%+ criminal DEFENDANT's (as an  
non Paranoii!): AND THEIR Families etc. and  
employers); PARTICULARLY as and for such  
Yourselves 18 USC, SECT-2382 + 4; F&T-CONCEAL-  
MENT-CRIME(); And COURTS unlawfully OBST-  
RUCTING MY (etc) SAME NON-CONCEALMENT-

SAC). AND, as that such SAME violations of  
the Constitution of the United States, AND  
THEREFORE, I REQUEST THAT THE FEDERAL BUREAU OF INVESTIGATION  
AND THE DEPARTMENT OF JUSTICE, FEDERAL BUREAU OF INVESTIGATION,  
DEPARTMENT OF JUSTICE, AND THE ATTORNEY GENERAL,  
AND ALL OTHERS IN REASONABLE DETAIL, RELEASE  
RELEASER. #) THAT RELEASER EVIDENCE  
(i.e) The ignored (and consequently further Compel-  
ling EVIDENCE Grounds unlawfulness) The Sub-  
jected # 1412278426 42 are NOT OVER-  
SECTS & A "NOTIFIED, in writing, Covered/  
(calif) ATY-6A (esp. ref. Govt. C. 12550; FTE  
Non- "take full charge" evid-Evils-Ref-va-  
lant lawful co-conspirators WORSENING CRIMES/-  
and the Director of the institution. (to wife,  
Capt Randell, Measurin, Bosanko, Barnhart, Miller  
Schwartz, Son, successors and permissives  
and other persons or organizations in their  
family, for your benefit and convenience) Involv-  
ing COMPLICITIES (Tooths) w/ MORE 7015  
P. documents.

THIS IS TO BE INDEXED AND FILED IN THE  
APPEAL AS THIS RELATED TO APA CONTINUED  
WHICH THIS GOVERNMENT THE GOV'T HOLD IN  
CUSTODY LEGALLY ((B3)) ON AN SIDE FROM THE  
SHERRIFF COUNTY SUPERIOR COURT. WE WILL NOT  
BE RELEASING YOU WITHOUT AN ORDER FROM



DONE WITH

YOUR COURT PROCEEDINGS.

Lcrgs: Sept. 19, 07 23(XII): Lies; self felonious AND  
Treasonous "Foreign-to-our-const" UNLAWFULNESS  
(w/ie. evil self-serving here jailers and sheriffs and  
Mike Johnson "sadists" evils THATS HERE Again  
"counterproductively" (per 2007 US - DOJ, CRIPA-Report  
condemnations to psych Mental Health "PROVES"  
violations for CONSENT-JUDGEMENT's mandates &  
prohibition's, AND, THAT HERETO Further evidences  
necessitated EXTREMISMS being provoked LAWFUL  
US CONST mandatory citizens -- BUT when a  
LONG-TRAIN of abuses AND usurpations -- IT IS  
THEIR RIGHT; IT IS THEIR DUTY TO THROW  
OFF such GOVT and, " ETC. and 'Treason's'  
" SHALL suffer DEATH etc -- LAW - Cuse To be  
provoked per UPDATED 1781-3 Republica VS.  
McCarthy: WHEREAS "Fear" insufficient due to  
manipulative - Detimental - Fraudulant - Political Trials //

**Case 2:22-cv-00380-WBS-DMC Document 1 Filed 03/01/22 Page 250 of 323**

right of an authorized State official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of State or other law.

(5) Nothing in this chapter shall be construed to expand, restrict, or otherwise modify any right of an authorized local government official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of local or other law.

(Added Pub. L. 95-575, §1, Nov. 2, 1978, 92 Stat. 2465; amended Pub. L. 107-296, title XI, §1112(1)(2), Nov. 25, 2002, 116 Stat. 2277; Pub. L. 109-177, title I, §121(f), Mar. 9, 2006, 120 Stat. 223.)

**REFERENCES IN TEXT**

Chapter 52 of the Internal Revenue Code of 1986, referred to in subsec. (b)(1), is classified generally to chapter 52 (§5701 et seq.) of Title 26, Internal Revenue Code.

**AMENDMENTS**

2006—Pub. L. 109-177 designated existing provisions as subsec. (a) and added subsec. (b).

2002—Pub. L. 107-296 substituted “Attorney General” for “Secretary”.

**EFFECTIVE DATE OF 2002 AMENDMENT**

Amendment by Pub. L. 107-296 effective 60 days after Nov. 25, 2002, see section 4 of Pub. L. 107-296, set out as an Effective Date note under section 101 of Title 6, Domestic Security.

**CHAPTER 115—TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES**

Sec.	
2381.	Treason. <i>Violation of law of nations</i>
2382.	Rebellion or insurrection.
2384.	Seditious conspiracy.
2385.	Advocating overthrow of Government.
2386.	Registration of certain organizations.
2387.	Activities affecting armed forces generally.
2388.	Activities affecting armed forces during war.
2389.	Recruiting for service against United States.
2390.	Enlistment to serve against United States.
[2391.]	Repealed.]

**AMENDMENTS**

1994—Pub. L. 103-322, title XXXIII, §330004(13), Sept. 13, 1994, 108 Stat. 2142, struck out item 2391 “Temporary extension of section 2388”.

1953—Act June 30, 1953, ch. 175, §5, 67 Stat. 134, added item 2391.

**§ 2381. Treason**

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(2)(J), Sept. 13, 1994, 108 Stat. 2148.)

**HISTORICAL AND REVISION NOTES**

Based on title 18, U.S.C., 1940 ed., §§1, 2 (Mar. 4, 1909, ch. 321, §§1, 2, 35 Stat. 1088).

Section consolidates sections 1 and 2 of title 18, U.S.C., 1940 ed.

The language referring to collection of the fine was omitted as obsolete and repugnant to the more humane policy of modern law which does not impose criminal consequences on the innocent.

The words “every person so convicted of treason” were omitted as redundant.

Minor change was made in phraseology.

**AMENDMENTS**

1994—Pub. L. 103-322 inserted “under this title but” before “not less than \$10,000”.

**§ 2382. Misprision of treason**

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103-322, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

**HISTORICAL AND REVISION NOTES**

Based on title 18, U.S.C., 1940 ed., §3 (Mar. 4, 1909, ch. 321, §3, 35 Stat. 1088).

Mandatory punishment provision was rephrased in the alternative.

**AMENDMENTS**

1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$1,000”.

**§ 2383. Rebellion or insurrection**

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 808; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

**HISTORICAL AND REVISION NOTES**

Based on title 18, U.S.C., 1940 ed., §4 (Mar. 4, 1909, ch. 321, §4, 35 Stat. 1088).

Word “moreover” was deleted as surplusage and minor changes were made in phraseology.

**AMENDMENTS**

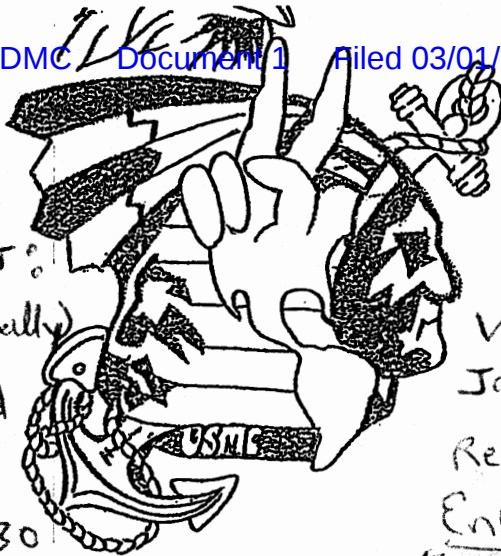
1994—Pub. L. 103-322 substituted “fined under this title” for “fined not more than \$10,000”.

**§ 2384. Seditious conspiracy**

If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.

→ Pg 2-04-14 ←

TO: US-DOJ;  
X-ATY-Gen (personally)  
(re) Meredith Barkland  
950 Pennsylvania  
Ave. W/PL, 20530



VIA - SCSO + HQ;  
Jailers / Medical / Justice  
Responsibly ("Law-  
Enforcement") For My  
"Confrontation-Rights"  
"Defense-Rights"

SEPT 12TH, 2022; 1642:

Grievance-ADA-Rights; #141227842; 9-21-2021.

SUM (i): PL 96-247; SECT-4 w/ 42 USC 1997  
(a)(2) +/- Again -- "NOTIFIED (S) IN WRITING Gov-  
(ernor) // ATY-Gen (calif) // and The Director OF The  
INSTITUTION (S) (rel. OBST's -- SCSO-MJ, GR, ETC.)

DATED (ii): 8-1-2021 +/-

Describe (iii): Rel. U.S.-DOJ; US-(X)-ATY-Gen-  
"Intention To Commence // To Commence Invest-  
igation OF such INSTITUTION." // "% Deprive Such  
Person OF ANY Right

Sept, 17, 0843 - STAFF-? (iv): clarke, no one has violated  
ANY OF YOUR RIGHTS. You are being held in  
CUSTODY by THE COURTS - (etc.) and WE CANNOT  
release you UNTIL YOU are DONE WITH

U.S. UNITED STATES ATTORNEY GENERAL

Case 2:22-cv-00380-WBS-DMC Document 1 Filed 03/01/22 Page 252 of 323 MC-

Name Special-Prosecutor Lee K. General  
Address George Clarke et al. -- 1st AppT-USDC  
1991 + US CONST. ARTICLE VI & III, Ambas-  
sadors, Public Ministers and Courts w/ S.  
ie. FTC. and Federal -- "CRIME-Victim")  
(vs "POW" & "Treasonous-Imprisonment")

Code Number SHAFTO CITY Jail -- Wrongfully!  
1655 WEST SP, Redding Ca. 96001

vs "Courts-of-Inquiry":

CA Superior Court, SHAFTO & SISKA, CTY  
(Court)

Dated: 1-29-2022

Lige (et al.) vs 51%+ Ben "People"  
Petitioner

vs.

"MFTP"; Anti-18 USC 2382 Crimes  
PETITION FOR WRIT OF HABEAS CORPUS

(F&T)-Implanted- "Badges + Robes" - GTS,  
Respondent X 77+ Plaids + Invades  
+ USOC 21- 1399, 22-026, 05-2073

No.

(To be supplied by the Clerk of the Court)

Dated: Jan. 29, 2022 INSTRUCTIONS - READ CAREFULLY

~~CLASS-ACTION; USMC-PTSD; ADA; Grievance~~ #1611162.

SUMMARY (1): So called Rioters; Protestors ARE RIGHT and  
"Power-Mongers" / "4-Branches - of - Govt." - Subordinates -  
WRONGS ("counterproductive; PROVOKINGS"), AS HERE

Dated (1). 5-6-21 +/- (Ps. rel. 2011-July, Res -  
Judicata: IST-Today; T-Marla / ETC. can't-call-Me-paranoid -  
w/ HERE FACTORS "Have-To-Fight-for-RIGHTS--

Describe (1): Ref. ALL corrupt CRIMES violates Grievances/  
RIGHTS; ie. #161157202; O&ST; T-MIA  
Mail US-Pres / ETC. 9-14+21 SF-CA-S. CT. (Reasonab

~~CJA c. 17/18/1997 law "F&T- "Custodial-Handicap(s)" pre-Judicial unlawful-  
ness. Jails - Med; 1985 In re Bowe matter evaded Record / D  
1997 In re Pratt "Execution's suppressions - / Discharge-  
In most cases, the law~~

Penal Code section 1



ice of a copy of the petition on the dist  
nment Code section 72193. You may



by attorney, or city prosecutor, or  
by mail.

Santa Adicks vs Salt.

Kris + (a) "Dismissal"

Approved by the Judicial Council of California for use under Rules 56.5 and 201(h)(1) of the California Rules of Court (as Amended effective January 1, 1999). Subsequent amendments to Rule 44(b) may change the number of copies to be furnished to the Supreme Court and Court of Appeal.

T-PC 1252 "PASS"-The-Bus-is-Gone; EXIST (S-BAR/LV-Perf-Med-BD/  
DRE / VS Long. JUD-CNT ("Judge--SHAI) Hold Office DURING Good Page etc!  
(T.O.N.)

D  
e  
b

NOTICE w/te. "Co-Conspirators" (F+T) Wellpath-  
 Case. # 1283. Mufflersboro Pike, Nashville, Tenn.  
 37217 Tel (800) 592-2974; ie. GTL - phone  
 services (rel. F+T-Jail-Tablets- Programming & deliberate-  
 Malfunction Responsibilities & Vulnerabilities) via (alif-  
public-utilities-comm) Consumer Affairs Branch,  
complaints @ 505 van Ness Ave, SF-CA, 94102-3298,  
800-649-7570; FAX 415-703-1158; SCSO-shasta  
County Sheriffs Office, @ 300 Park Marina Blvd,  
Redding CA. 96001; Mike Johnson, Capt Gene  
Randell, LT Dale Maffari; Rang-en-Salvation Army;  
Capt. Steve Dwelling; US Cong. Doug LaMalfa w/Jud-Cmts,

↳ w/ Ref's --

Such is largely suspect to be purposeful result so in that "DOMESTIC-  
 TREASON" would continue to grow & prosper; by government officials (subordinate to  
 "We the People."); & "Domestic-Families". This is provably true. Not only by recently  
 discovered former Jefferson's "the chains of the Constitution" for activated 1/30/05  
 "Treasonous-Or-Not" resolution (+ whereas be, Part-of-the-solution), not problem - by  
 "Proprietary-Seriousness!"), and of which is largely unacknowledged to readers here -  
 therefore problemsome & conveniently justified, in addition to (Co-A.

#1) The misunderstandings about TREASON subject matter is magnificant & serious.

At 18 U.S.C. Section 2382 Misprision-Of-Treason-Presentation

10N - 2002/03/11-Hildegard;

1 Re. (F&T) Share  
2 CTy-(CA-People)-CRIMES  
3 Preserved Grievance Evid's

4  
5 w/ Ref's!  
6

7 NO. # 151112842

8 -Medical-Grievance/11-20-21, B33

9 SUM (ii): That JAILERS & wellPath Medical Felonious &  
10 Treasonous US-ADA, PTSD Grievance(s) Violations;  
11 ESP SYSTEM OBSTRUCT APP/changes

12 Oated (ii): 5-6-21 +/- snowballing Daily constants (sed-  
13 iTIONS-conspiracy deliberately persecuting, Torturing,  
14 etc. us unpreferreds/ Innocents

15 PERIOD (ii): As To Ref's Fully (ie) as To USMC-PTSD-  
16 Aggravations by 18 USC 2382 & 4 'Concealment-Crimes'  
17 (However should ASSIST such F&T-whistleblowing  
18 VS. F&T-STATE-whores) AND, as To VIOLATIONS  
19 BS-fraudulant political F&T-crimes rel. violations--  
20 ETC.. Trial by Jury-- Has Long been cherished  
21 by our People as a VITAL RESTRAINT on  
22 THE PENAL AUTHORITY OF GOVERNMENT." Case-Law

23 @ 1970, US S.CT Illinois Vs. Allen, 397 US 337, and,  
24 That Yourselves OTHERWISE are deliberately cond-  
ucting such 18 USC 2384, sediTIOUS [ii]

Grievances, Referenced - Relevant - Totality, w/

#155622712: Dec. 20<sup>th</sup>. 2021

( ): That SUCO (F&T) CRIMES demanded TO STOP  
[e., as 18 USC 2382+4 Concealment-CRIMES w/  
False-Imprisonment per Unlawful CONST/IAC

( ): 12-1-2021 +/- (and PS sel. opportunity to  
civily etc. OBJECT/ to materially fake/ is repeatedly  
Violated by Your Co-consp /"Foreign to our CONST")

( ): viol's (ie) Hill vs. Sciarlo, 140 F.3d  
215 (1998) RIGHT NOT TO BE SENTENCED (AKA- COMMIT-  
TED) on the basis Info Mater FAKE

1  
2 Ref. #155622712  
3 Grievance, Dec. 20, 2021

4 Writ - #11- CLAIM:

5 w/ "The-Alarm-  
6 Of-Tyranny-(TON)!"



7  
8 Re. (ie) "Temporary - Release-(etc)"/"Home-Detention"-  
9 (U.S.A.-Embassy): Residential-(USMC-PTSP)-Treatment-facility"-  
10 (Gov.c. 8658), per "Partnership-Malicious-Prosecution"- (F&T-  
11 CONSPIRACY), and, "counter productively"/ etc. "Poisoned"  
12 conviction/ commitment with deliberate, willful,  
13 unlawful, etc. and unreasonable as BEKNOWNST  
14 erroneous, derogatory and fraudulently Adverse Infor-  
15 mation: aka-- pretended Evidence) --

16  
17 In ("all") criminal proceeding Fn-1/, there  
18 is a Right [u] not to be sentenced Fn-2/ on the  
19 basis of information that is materially False  
Fn-3/, and that right is protected by affording  
20 the defendant NOTICE of an OPPORTUNITY TO  
21 respond to information Fn-4/ on which the  
22 court Fn-5/ intends to rely in imposing sent-  
23 ence Fn-6/ [u]. See, Hill Vs. Sciarrotta, 140  
24 F.3d 210, 215 (2nd Cir 1998)

# 15-1754632, 1-17-2022,  
("). That JAILERS, Med - ENCOMPASSING "Prosecution's  
SUPPRESSION OF FAVORABLE EVIDENCE (In re PRATT, 1999)  
ENTITLED TO DISCHARGE.

(1): 1-17-2022 w/ denied COOPERATION FOR  
DEFENSE-RIGHT REASONABLE Conditional EVAL-  
RECORDED COPY FOR ME/ETC. Ref# 15-1710142-Med-  
kirkvarney

(2): maintained Psych, Jailers, L.R. VIOL'S "TO DO  
IN FED MED" AND ANY DEFENSE PAPERWORK  
SHOWING NOT-IST (IAC-ATY'S) HEREBY  
Demand Discharge.

L # 160034622; ADA-GRIEVANCE; 1-19-2022:

(1): Ref's TOTALITY; CONSTANT RETALIATIONS  
(TORTURIOSUS "Badges + Robes"/IAC-ATY'S / ETC. FRAUD-  
VIAN-PSYCHO-DR'S REQ(w/i)'S T-"Death"-LAW-CURE!

(2): 1-19-2022 +/- w/ my Denied TIME OUT Yester-  
day ALL Day; RUMSTAD-NJEROM SGT DISREGARD MED-  
CRIMES Shd VIOL'S GRIEVANCES NON(COMP) LAW

(3): w/ RCF'S ABUSES/Neglects; False-  
Imprisonment; concealment-crimes (w/ F-T, W-  
DOT, H-Scott, F-Whalen); Legal papers/Mails/verif'?

(4): Therefore problematic & confrontationally-justified, in addition to  
"Proportionate-Severousness!"; and of which is largely unavoidable to readers here—  
"Treasonous-Or-Not" resolution (\* whereas be, part-of-the-solution, not problem— by  
discovered former Jefferson's "...the chains of the Constitution." for activated 1/30/05  
"We the People..." & "Domestic-Emergencies". This is provably true. Not only by recently  
TREASON would continue to grow & prosper; by government-officials (subordinate to  
Such is largely suspect to be purposeful result so in that "DOMESTIC-

#1) The misunderstandings about TREASON subject matter is magnificient & serious.

Dec 31, 219

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

88

89

90

91

92

93

94

95

96

97

98

99

100

101

102

103

104

105

106

107

108

109

110

111

112

113

114

115

116

117

118

119

120

121

122

123

124

125

126

127

128

129

130

131

132

133

134

135

136

137

138

139

140

141

142

143

144

145

146

147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

162

163

164

165

166

167

168

169

170

171

172

173

174

175

176

177

178

179

180

181

182

183

184

185

186

187

188

189

190

191

192

193

194

195

196

197

198

199

200

201

202

203

204

205

206

207

208

209

210

211

212

213

214

215

216

217

218

219

220

221

222

223

224

225

226

227

228

229

230

231

232

233

234

235

236

237

238

239

240

241

242

243

244

245

246

247

248

249

250

251

252

253

254

255

256

257

258

259

260

261

262

263

264

265

266

267

268

269

270

271

272

273

274

275

276

277

278

279

280

281

282

283

284

285

286

287

288

289

290

291

292

293

294

295

296

297

298

299

300

301

302

303

304

305

306

307

308

309

310

311

312

313

314

315

316

317

318

319

320

321

322

323

324

325

326

327

328

329

**MEDICAL CARE OF PRISONERS**

(a) Protected Health Information (PHI) maintained by the California Department of Corrections and Rehabilitation (CDCR) is private and confidential. CDCR shall not use or disclose PHI, except as permitted or required by law.

(b) CDCR may use or disclose PHI for Treatment, Payment, or Health Care Operations (TPO) purposes without patient authorization as follows:

(1) For CDCR's own TPO.  
 (2) For treatment activities of another health care provider.

(3) To another covered entity for its health care operations activities, if CDCR and the other covered entity has or had a relationship with the patient who is the subject of the PHI being requested, and the disclosure is for the purpose of health care fraud and abuse detection or compliance.

(c) CDCR shall not use and disclose PHI for non-TPO purposes, unless the disclosure is pursuant to a valid authorization for disclosure of PHI from the patient or the personal representative of the patient or unless the disclosure meets one of the following exceptions:

(1) To a coroner or medical examiner, for the purpose of identifying a deceased person, determining a cause of death, or other duties authorized by law.

(2) To organ procurement organizations or other entities engaged in procuring, banking, or transplantation of cadaver organs, eyes, or tissue, for the purpose of facilitating transplantation.

(3) A Limited Data Set only if the receiving entity enters into a written Data Use Agreement (DUA) with CDCR. A DUA is specified in the written agreement.

(4) If a business associate is required by law to perform a function, activity, or service on behalf of CDCR, CDCR shall disclose the minimum necessary PHI to comply with the legal mandate.

(d) Minimum necessary use or disclosure. CDCR shall limit PHI/Personally Identifiable Information (PII) to the minimum necessary to accomplish the intended purpose of the use, disclosure, or request when disclosure of a patient's PHI/PII is permitted or when requesting PHI/PII from another entity.

(1) The minimum necessary uses or disclosures of PHI does not apply to the following:

(A) Disclosures to or requests by a health care provider for treatment.  
 (B) Disclosures to the patient who is the subject of the information.

(C) Uses and disclosures based upon a valid authorization to use and disclose PHI.

(D) Uses or disclosures required by law.

(e) CDCR shall provide patients the following rights related to the use and disclosure of their PHI and PII:

(1) The right to inspect their PHI/PII and to obtain a copy of it with the following exceptions

(A) Mental health records when the health care provider determines there is a substantial risk of significant adverse or detrimental consequences to the patient in seeing or receiving a copy of the requested records

(B) Documents protected by attorney work-product privilege.

(C) When obtaining such information would jeopardize the health, safety, security, custody, or rehabilitation of the individual or of other inmates, or the safety of any officer, employee, other person at the correctional facility, or individual responsible for the transporting of the patient.

(D) The right to request that CDCR communicate with them about their PHI/PII at an alternative location or via alternative means.

(E) The right to file complaints, if they believe their PHI/PII has been improperly disclosed, through the standard health care grievance process

(F) General use and disclosure of PHI. CDCR shall only disclose PHI in a manner that would not link the information disclosed to the individual to whom it pertains unless the information is disclosed as follows:

(A) To carry out TPO activities

**MEDICAL CARE OF PRISONERS**

(B) Made to the patient.  
 (C) Authorized by the patient.

(D) To persons involved in the patient's care.  
 (E) For national security or intelligence purposes.

(F) Made to correctional facilities or law enforcement officials having lawful custody of a patient.

(G) To an accounting of PII disclosures made by CDCR for up to three years after disclosure, or until the disclosed information is destroyed, except for disclosures:

(A) Made to the patient or the patient's duly appointed guardian, representative, or conservator.  
 (B) Authorized by the patient.

(C) To CDCR where disclosure is necessary for the performance of official duties and is related to the purpose for which the information was acquired.

(D) Pursuant to the California Public Records Act.

(E) In work environments with few offices or closed rooms such as facilities with open office environments, uses or disclosures that are incidental to an otherwise permitted use or disclosure could occur. Such incidental usage or disclosure is not considered a privacy violation provided that the minimum necessary use requirements were met.

(F) Privacy breach notifications to patients, or others as applicable, shall be made by the Department as follows:

(G) Notifications shall be written in plain language and set forth the following requirements if the information is available at the time the notice is provided.

(H) Name and contact information of CDCR.

(1) To the individual to whom the information pertains.

**MEDICAL CARE OF PRISONERS**

(a) With the prior written voluntary consent of the individual to whom the record pertains, when consent has been obtained within 30 calendar days before the disclosure, or in the limit agreed to by the individual in the written consent.

(3) To the duly appointed guardian or conservator of the individual or a person representing the individual.

(4) To a governmental entity when required by state or federal law.

(5) To a person who has provided the agency with advanced or adequate written assurance that the information shall be used solely for statistical research or reporting purposes, and only if the information to be disclosed is in a form that shall not identify any individual.

(6) To any person pursuant to a subpoena, court order or other compulsory legal process, if, before the disclosure, CDCR reasonably attempts to notify the individual to whom the record pertains, and if the notification is not prohibited by law.

(7) The Department shall take steps to protect the privacy of all verbal exchanges or discussions of PHI/PII including, but not limited to, the use of enclosed offices or interview rooms.

(8) In work environments with few offices or closed rooms such as facilities with open office environments, uses or disclosures that are incidental to an otherwise permitted use or disclosure could occur. Such incidental usage or disclosure is not considered a privacy violation provided that the minimum necessary use requirements were met.

(9) The Department shall promote employee awareness of the potential for inadvertent verbal disclosure of PHI and PHI/PII.

(10) Privacy breach notifications to patients, or others as applicable, shall be made by the Department as follows:

(11) Notifications shall be written in plain language and set forth the following requirements if the information is available at the time the notice is provided.

(12) Name and contact information of CDCR.

(1) To the individual to whom the information pertains.

Page 123 of 192

Page 124 of 192

**MEDICAL CARE OF PRISONERS**

(6) LEP Services shall include:

(A) Interpretation and translation services to patients who have a limited ability to speak, read, write, or understand English.

(B) A designated LEP coordinator to ensure interpretation and translation services are available, current, and operational.

(7) LEP services shall be made available through the following:

**§ 3999.205. Over-the-Counter Products.**

the recommended treatment, medication, or health care procedures.

(3) Able to understand and reasonably discuss the possible side effects and any hazards associated with the recommended treatment, medication, or health care procedures. A patient shall not be deemed incapable of informed consent solely because of being diagnosed as mentally disordered, abnormal, or mentally defective.

(A) Telephonic interpretation service available 24 hours a day, seven days a week for staff requiring interpretation services for most commonly spoken languages used by non-English speaking patients.

(a) The Department shall provide and distribute approved Over-the-Counter (OTC) health care products through the inmate canteen services system process pursuant to section 3091 without cost to the patient or a need for a health care provider's prescription.

(b) All patients housed within CDCR institutions shall have access to OTC products.

(c) Patients shall access OTC products as a function of normal programming.

(d) Patients in the Reception Center shall have access to OTC products through the canteen within 30 calendar days of arrival.

**§ 3999.202. Informed Consent to Treatment.**

(a) When unusual, serious or major health care procedures are indicated and time and circumstances permit, the patient's specific written informed consent shall be obtained before treatment is undertaken, except as otherwise provided in sections 3999.210 and 3999.344. If the patient or the patient's guardian or responsible relative objects to the recommended treatment, such objection shall be documented for inclusion in the patient's health record.

**§ 3999.203. Capacity for Informed Consent.**

(a) A patient shall be considered capable of giving informed consent if in the opinion of health care staff the patient is:

(1) Aware that there is a physiological disorder for which treatment or medication is recommended.

(2) Able to understand the nature, purpose, and alternatives of

**MEDICAL CARE OF PRISONERS**

the basis of a documented health care concern or a documented custody (i.e., safety and security) concern.

(1) Restoration of access to restricted OTC product(s) for a health care concern shall be made by a licensed health care clinician, as the result of a documented assessment of the patient.

**Article 2. Refusal of Health Care Services****15 CCR § 3999.210****§ 3999.210. Refusal of Treatment.**

(a) Health care treatment may be given without the patient's consent when an emergency exists. An emergency exists when there is a sudden, marked change in a patient's condition so that action is immediately necessary for the preservation of life or the prevention of serious bodily harm to the patient or others, and is impracticable to first obtain consent.

(b) A patient may accept or decline any or all portions of a recommended denial treatment plan. The patient's decision is reversible at any time and shall not prejudice future treatments. Refusals shall be documented for inclusion in the patient's health record.

(c) When a patient has a valid advance health care directive a valid executed Physicians Orders for Life Sustaining Treatment (POLST), health care staff shall act in accordance with the provisions of the advance health care directive, or POLST, as provided by law.

(d) Each institution shall establish procedures to implement the provisions of the Health Care Decisions Law, codified in the Probate Code at Division 4.7, section 4600 et seq.

(e) Health care treatment, including medication, shall not be forced over the objections of a mentally competent patient; the guardian of a mentally incompetent patient; or a responsible relative of a minor patient, except in an emergency, or as required to complete the examination or tests for tuberculosis infection, or to implement the treatment for tuberculosis disease, or unless the provisions of the Probate Code sections 3200 et seq. or the procedures set forth in Penal Code section 2602 are followed.

**Article 3. Confidentiality and Privacy****15 CCR § 3999.215****§ 3999.215. Protected Health Information and Personally Identifiable Information.**





**HABEAS CORPUS, WRIT OF****D. Habeas Corpus**2. **Deferral Restraint.**(c) **Denial of Fundamental Rights.****Correlation Table - Tables and Index**

Certain rights of the criminal defendant are regarded as so fundamental that their denial or substantial impairment constitutes a violation of due process, and the error is reversible per se, without regard to the state of the evidence (see *Cal. Crim. Lm. (4th), Reversible Error, § 25 et seq.*). And, irrespective of appeal, it may be made the basis of an attack on the judgment by habeas corpus. The principal situations are the following:

- (1) **Denial or impairment of *jury trial* generally.** (See *Rose v. Mitchell* (1979) 443 U.S. 545, 99 S.Ct. 2993, 2997, 61 L.Ed.2d 759, 746 [trial discrimination in grand jury selection]; *People v. Adamson* ('1919) 34 C.2d 320, 327, 210 P.2d 13, *supra*, § 22 [denial, exclusion based on race]; *In re Shaikovskiy* (1935) 40 C.2d 391, 396, 220 C.R. 352, 708 P.2d 1620 [juror misconduct]; *In re Fricke* (2006) 38 C.2d 450, 455, 325 P.2d 107 [first, personally waived]; *People v. Cooper* (1958) 160 C.A.2d 454, 599, C.R.2d 912 [petitioner must make prima facie showing of prejudice by affidavit]; *2 Cal. Proc. (5th), Jurisdiction, § 306 [civil appeal]*; *c.f.* *In re Price* (2011) 51 C.4th 547, 560, 121 C.R.2d 572, 247 P.3d 927 [evidence established that prosecutor did not give bartender money specifically to give to juror who worked at bar; prosecutor's remark to bartender to split up money with juror was inferred and understood as joke]; *on reversible error per se, see 6 Cal. Crim. Lm. (4th), Reversible Error, § 23 et seq.]*
- (2) **Exclusion of jurors opposed to death penalty: Violation of *Witherspoon rule*.** (See *In re Hill* (1969) 71 C.2d 997, 1019, 80 C.R. 537, 458 P.2d 449; *In re Tahl* (1969) 1 C.3d 122, 124, 31 C.R. 577, 460 P.2d 449; *In re Lara* (1969) 1 C.3d 486, 488, 32 C.R. 628, 462 P.2d 380; on *Witherspoon rule, see 5 Cal. Crim. Lm. (4th), Criminal Trial, § 559 et seq.*)
- (3) **Trial of defendant while insane.** (See *In re Dennis* (1959) 51 C.2d 666, 672, 335 P.2d 657.)
- (4) **Denial of *speedy trial*.** (See *In re Smiley* (1967) 66 C.2d 610, 631, 58 C.R. 579, 427 P.2d 179 [right was not lost; by failure to raise issue at trial, *per se*, where defendant was not represented by counsel].)
- (5) **Denial of right of *co-defendant*.** (See *In re Montgomery* (1970) 2 C.3d 863, 865, 87 C.R. 695, 471 P.2d 237 [dicta].)
- (6) **Involuntary stipulations tantamount to guilty plea.** (See *People v. Gallegos* (1971) 4 C.3d 242, 249, 93 C.R. 229, 481 P.2d 237 [dicta].)

Copyright © 2020 Bernard E. & Aba Winkin Charitable Foundation

West's Key Number Digest, Habeas Corpus Case 2020

End of Document

Winkin | April 2020 Update

California Criminal Law, Fourth Edition

B.E. Winkin, Norman L. Epstein, and Members of the Winkin Legal Institute

Chapter XVII. Criminal Writs

II. Habeas Corpus

D. Grounds,

2. **Deferral Restraint.**

(c) **Denial of Fundamental Rights.**

- (2) [§ 52] Denial or Impairment of Right to Counsel.

**Correlation Table - Tables and Index**

*6 Winkin, Cal. Crim. Law 4th Crim Writs § 52 (2020)*

*Page 35 of 168*

*End of Document*

*Copyright © 2020 Bernard E. & Aba Winkin Charitable Foundation.*

*Page 36 of 168*

*End of Document*

**HABEAS CORPUS, WRIT OF****Impairment**

The denial or impairment of a fundamental right sufficient to justify an attack on the judgment by habeas corpus (see *supra*, § 51) often involves his right to counsel at the preliminary examination, trial, or judgment.

- (1) **Failure to advise defendant of right.** (See *In re Turista* (1960) 54 C.2d 816, 820, 8 C.R. 737, 336 P.2d 681, 5 Cal. Crim. Lm. (4th), Criminal Trial § 181.)

- (2) **Failure to provide counsel for *indigent defendant who has not effectively waived rights*.** (See *In re Janice* (1952) 38 C.2d 302, 304, 240 P.2d 596; *In re Levi* (1952) 39 C.2d 41, 42, 244 P.2d 403; *In re Boyce* (1959) 51 C.2d 699, 703, 336 P.2d 164; *In re Smiley* (1967) 66 C.R. 606, 625, 58 C.R. 519, 427 P.2d 179 [no showing of prejudice is required, disapproving contrary express<sup>mis</sup>us]; *In re Jentes* (1948) 88 C.A.2d 167, 168, 198 P.2d 520; *In re Klein* (1961) 197 C.A.2d 58, 63, 177 C.R. 71.)

- (3) **Defendant informed of rights, but did not waive them.** (See *In re Bartlett* (1971) 15 C.A.3d 176, 181, 93 C.R. 96 ["In the face of a silent record, we cannot assume a waiver"].)

- (4) **Multiple defendants.** (See *In re Hochberg* (1970) 2 C.3d 870, 873, 87 C.R. 681, 471 P.2d 1 [defendant wife was forced to accept estranged husband's attorney to represent her; writ granted].)

- (5) **Interrogation of defendant in *commissary's absence*.** (See *Brewer v. Williams* (1977) 430 U.S. 387, 97 S.Ct. 1232, 1238, 51 L.Ed.2d 424, 435.)

- (6) **Ineffective appointment.** (See *In re Northern* (1960) 53 C.2d 786, 791, 3 C.R. 364, 350 P.2d 116; *People v. Snow* (2003) 30 C.4d 93, 99, 132 C.R. 271, 275, 53 C.R. 249 [claim that trial court's failure to appoint new counsel to make argument in penalty phase (after original counsel failed to do so) violated defendant's right to counsel could not be decided on appeal, but was more appropriately addressed in context of habeas corpus claim].)

- (7) **Ineffective representation.** A claim of ineffective representation may justify habeas corpus relief. (See *In re Banks* (1971) 4 C.3d 337, 343, 93 C.R. 391, 482 P.2d 215 [denial of effective counsel on appeal]; *In re Jones* (1996) 13 C.4th 552, 583, 54 C.R. 52, 91 P.2d 1175 [in capital case, defense counsel committed numerous errors in guilt phase; cumulative effect of errors undermined confidence in outcome, warranting habeas corpus relief]; *People v. Johnson* (1995) 15 C.A.4th 1351, 1356, 1357, 43 C.R. 2d 48 [denial of effective assistance of counsel, at trial justified writ; trial counsel miscalculated minimum term to which defendant was exposed, calculating it at 70 years rather than actual 27 years, resulting in defendant's accepting advice to enter plea with resulting 20-year sentence]; *In re Vargas* (2000) 83 C.A.2d 1125, 1132, 100 C.R.2d 265; 88 Proof of Facts 3d 1 [pleading and proving ineffective assistance of counsel in federal habeas corpus proceeding].)

- Frequently, however, relief on habeas corpus is denied for failure to show prejudice. (See *In re Vissicotti* (1996) 14 C.4th 325, 351, 352, 358 C.R.2d 801, 926 P.2d 987 [despite many failings of defendant's attorney in capital case, there was not a total breakdown of adversarial process; hence, failure to show prejudice precluded relief]; *In re Thomas* (2006) 37 C.4th 1249, 1261, 39 C.R. 315, 29 P.2d 49 [defendant failed to show prejudice from failure of trial counsel to locate and present witnesses]; *In re Burton* (2006) 40 C.4th 205, 214, 225, 52 C.R.4d 86, 147 P.2d 1014 [evidence supported referee's finding that trial counsel kept defendant informed of strategy; not to present guilt phase defense, proclaiming innocence and suggesting avenues for further investigation are insufficient for habeas review; defendant must "clearly, openly, and unequivocally" request that defense be presented at guilt phase]; *In re Hardy* (2007) 41 C.4th 971, 1021, 63 C.R. 845, 63 P.2d 303 [counsel's failure to conduct more thorough pretrial investigation into third party's culpability was not prejudicial, where other evidences simply supported alternate theories of conspiracy and aiding and abetting]; *In re Alcox* (2006) 137 C.A.4th 657, 665, 40 C.R. 491 [habeas relief was properly denied where defense counsel acted reasonably in not investigating and developing alibi defense for fear of opening door to further incriminating evidence].)

**SUPPLEMENT**

*Relief denied for failure to show prejudice.* See *In re Champion* (2014) 58 C.4th 963, 984, 170 C.R.3d 211, 322 P.3d 50 [any deficiency of defense counsel in failing to rebut evidence that defendant participated in uncharged home invasion murder was not prejudicial; no reasonable juror would have regarded that murder as aggravating circumstance, where prosecutor told jury that it could consider this murder only if it found beyond reasonable doubt that defendant had committed it, and prosecutor said that he would "not belabor that" by asking jury for that finding].

*End of Document*

*Page 36 of 168*

*End of Document*

*Copyright © 2020 Thomson Reuters. No claim to original U.S. Government Works.*

*Page 36 of 168*

*End of Document*

Def. Unlawful Accusation - All that must - Trailer

HABEAS CORPUS, WRIT OF

(4) "Where a party has been committed on a criminal charge without reasonable or probable cause." (P.C. 1487(7); see *In re Williams* (1925) 52 C.A. 566, 571, 199 P. 347; *In re Martinez* (1940) 36 C.A. 2d 587, 98 P.2d 528; on use of prohibition, see infra, § 104.)

(5) "When the imprisonment was at first lawful, yet by some act, omission, or event which has taken place afterwards, the party has become entitled to a discharge." (P.C. 1487(2).)

The following are examples:

(a) Unconstitutionality of criminal statute or ordinance defining the offense; the court has no jurisdiction to try the petitioner for violation of a statute that is a nullity. (See *In re Deane* (1927) 8 C.2d 599, 600, 67 P.2d 333; *In re Petersen* (1938) 51 C.2d 177, 181, 331 P.2d 24; *In re Berry* (1958) 58 C.2d 137, 145, 65 C.R. 273, 436 P.2d 273 [applying rule to contingent prosecution for violation of unconstitutional court order]; *In re Zany* (1912) 20 C.2d 360, 371, 129 P. 295; on use of prohibition, see infra, 104, on habeas corpus after conviction, see infra, §§ 18, 23, 30; and see 2 Cal. Proc. (5th), *Jurisdiction*, § 85.

(b) Unconstitutional court order. (See *In re Berry*, supra, 68 C.2d 145 [restraining order in labor dispute infringing on First Amendment freedoms].)

(c) Lack of jurisdiction of the subject matter of the offense by reason of territorial limitations of court not competent, etc. (See *In re Huber* (1930) 103 C.A. 315, 284 P. 509 [defendant was held to answer without evidence that venue was in county]; see 7 Cal. Crim. Law (4th), *Jurisdiction and Venue*, § 46 et seq.)

(d) Lack of personal jurisdiction by reason of defective extradition proceeding. (See *In re Cooper* (1960) 53 C.2d 772, 3 C.R. 140, 349 P.2d 956.)

(e) Lack of jurisdiction to try case after expiration of statutory time to bring it to trial under mandatory dismissal statutes. (See *People v. Wilson* (1963) 60 C.2d 135, 32 C.R. 44, 383 P.2d 452; *In re Vacca* (1954) 125 C.A.2d 151, 271 P.2d 162; on preferred remedy of mandamus, see 5 Cal. Crim. Law (4th), *Criminal Trial*, § 377.)

(f) Jurisdictional defense of statute of limitations. (See *In re Davis* (1916) 13 C.A.2d 109, 111, 36 P.2d 302; 1 Cal. Crim. Law (4th), *Defenses*, § 207.)

(g) Jurisdictional defense of former jeopardy. (See *In re Berman* (1930) 104 C.A. 259, 286 P. 1043; 1 Cal. Crim. Law (4th), *Defenses*, § 207; on use of prohibition, see infra, § 104.)

(h) Jurisdictional defense of immunity from prosecution gained by waiver of self-incrimination privilege and testifying. (See *In re Connally* (1956) 16 C.A.2d 709, 711, 116, 61 P.2d 490 [petitioner was denied relief, but relief was approved]; 1 Cal. Crim. Law (4th), *Defenses*, § 210.)

(i) Prosecution's suppression of favorable evidence. (See *In re Pratt* (1999) 69 C.A.4th 1294, 1315, 82 C.2d 260 [defendant was entitled to discharge on showing that prosecution withheld significant evidence that could have been used to impeach key prosecution witness].)

(j) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

(k) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

(l) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

(m) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

(n) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

(o) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

(p) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

(q) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

(r) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

(s) *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS* *Rel. Vac-ec-Jecwi* - *ITF ETC. Obstr. JCTPS*

HABEAS CORPUS, WRIT OF

2. Unlawful Restraint.

Correlation Table and Index

Subject matter jurisdiction cannot be conferred by consent, and lack of it cannot be waived by going to trial and judgment (see 4 Cal. Crim. Law (4th), *Jurisdiction and Venue*, § 1); hence, a final judgment of conviction rendered by a court lacking that jurisdiction can always be attacked by habeas corpus, regardless of failure to appeal or affirmance or reversal. The principal situations are as follows:

(1) *No territorial jurisdiction.* (See *In re Wyatt* (1931) 114 C.A. 557, 562, 300 P. 132 [former justice court, offense committed outside territorial jurisdiction].)

(2) *Court is not competent.* (See *In re Carmen* (1927) 48 C.2d 851, 859, 887, 313 P.2d 817 [dissenting and concurring opinions, Indiana defendant committed crime on Indian allotment, exclusive jurisdiction was probably in federal court].)

(3) *Criminal statute or ordinance is unconstitutional.* (See *In re Hall* (1942) 19 C.2d 488, 495, 122 P.2d 22; *In re Porterfield* (1946) 28 C.2d 91, 168 P.2d 706; *In re Newbern* (1960) 53 C.2d 786, 792, 3 C.R. 164, 350 P.2d 116; *In re Schillaci* (1961) 196 C.R. 591, 594, 16 C.R. 757; *In re Davis* (1966) 242 C.A.2d 645, 649, 51 C.R. 702.)

Where the statute is only partially invalid, the petitioner has the burden of proving that the conviction was based on the invalid portion. (See *In re Carlson* (1966) 64 C.2d 70, 75, 48 C.R. 875, 410 P.2d 379 [petitioner after 10 years, criminal complaint had been destroyed, burden was not met]; *In re Klar* (1966) 64 C.2d 816, 821, 51 C.R. 903, 415 P.2d 791 [petitioner failed to show that conviction was not based on valid part]; *In re Smith* (1970) 2 C.3d 508, 510, 86 C.R. 4, 467 P.2d 836 [burden not met to show that conviction was based on unconstitutional section]; *In re Bartlett* (1971) 15 C.A.3d 176, 178, 93 C.R. 96 [same].)

(4) *Conduct is not prohibited by statute.* "[A] defendant is entitled to habeas corpus if there is no material dispute as to the facts relating to his conviction and if it appears that the statute under which he was convicted did not prohibit his conduct." (In re *Zarbe* (1964) 60 C.2d 666, 668, 36 C.R. 286, 388 P.2d 182, 22 C.R. 197, 297; see *In re Murdoch* (1959) 68 C.2d 313, 316, 65 C.R. 380, 437 P.2d 764; *In re Bell* (1968) 68 C.2d 854, 863, 69 C.R. 599, 442 P.2d 679, citing the test (conviction in excess of jurisdiction if conducted) is not prohibited by statute); *In re Crumpton* (1973) 9 C.R. 463, 457, 106 C.R. 770, 507 P.2d 74 [defendant is entitled to habeas corpus relief under retroactive change in interpretation of kidnapping statute]; "there is no material dispute as to the facts relating to his conviction and it appears that the statute under which he was convicted did not prohibit his conduct"; *In re Brown* (1973) 9 C.R. 612, 625, 108 C.R. 465, 514 [because there is no substantial evidence for unlawful assembly in violation of P.C. 407 and 408 "because there is no substantial evidence to support the sandwich"]; *In re Catalano* (1981) 29 C.R. 1, 8, 171 C.R. 667, 623 P.2d 250, Crim. Law (4th), *Crimes Against Property*, § 297; on same holding as to prohibition, see infra, § 104; *People v. Stanworth* (1978) 11 C.R. 588, 605, 114 C.R. 250, 522 P.2d 1058 [claim that rape conviction was invalid because victim was already dead was not cognizable on habeas corpus defendant's guilty plea admitted each element of offense]; *In re Garcia* (1977) 67 C.R. 60, 67, 136 C.R. 461 [distinguishing *Champlain* defendant's guilt was based on evidence and his own admission; fact that search and seizure issue was favorably resolved for separately tried defendant did not afford basis for habeas corpus relief].)

(5) *Failure of complainant to charge a public offense.* (See *Ex parte Greenlaw* (1908) 153 C. 767, 770, 96 P. 804; *In re Garbarini* (1933) 129 C.A. 678, 626, 19 P.2d 27; *In re Fenari* (1934) 3 C.R. 53, 55, 38 P.2d 795.)

(6) *Conviction Violating prohibition against double jeopardy.* (See *In re McNeer* (1959) 173 C.2d 530, 343 P.2d 304; 1 Cal. Crim. Law (4th), *Defenses*, § 207; on use of prohibition, see infra, § 104.)

Copyright © 2020 Bernard E. & Alia Whizin Charitable Foundation.

End of Document

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

Ineffective Assistance of Counsel

Violations US CONST. CRIM. AND RIGHTS PREC F, CHARTER 10TH - METRIES

Writs Key Number Digest, Habeas Corpus#0470

156-435122-6 R-Aff

Page 33 of 108

Copyright © 2020 Bernard E. & Alia Whizin Charitable Foundation.

End of Document

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

© 2020 Thomson Reuters. No claim to original U.S. Government Works.

Rel. Ineffective Assistance of Counsel

Violations US CONST. CRIM. AND RIGHTS PREC F, CHARTER 10TH - METRIES

Writs Key Number Digest, Habeas Corpus#0470

156-435122-6 R-Aff

Page 34 of 108

RECDRC/RC/8/12-11-11-08/08/2021



### CIVIL RIGHTS OF INSTITUTIONALIZED PERSONS ACT

(ii) the supporting facts giving rise to the alleged conditions, including the dates and time period during which the alleged conditions and pattern or practice of resistance occurred; and

(iii) to the extent feasible and consistent with the interests of other plaintiffs, the minimum measures which he believes may remedy the alleged conditions and the alleged pattern or practice of resistance; and

(B) that he believes that such intervention by the United States is of general public importance and will materially further the vindication of rights, privileges, or immunities secured or protected by the Constitution or laws of the United States.

(2) Any certification made by the Attorney General pursuant to this subsection shall be personally signed by him.

(c) Any motion to intervene made by the Attorney General pursuant to this section shall be personally signed by him.

(d) In any action in which the United States joins as an intervenor under this section, the court may allow the prevailing party, other than the United States, a reasonable attorney's fee against the United States as part of the costs. Nothing in this subsection precludes the award of attorney's fees available under any other provisions of the United States Code.

### SEC. 6. // 42 USC 1997d // PROHIBITION OF RETALIATION

No person reporting conditions which may constitute a violation under this Act shall be subjected to retaliation in any manner for so reporting.

### SEC. 7. // 42 USC 1997e. // EXHAUSTION OF REMEDIES

(a)(1) Subject to the provisions of paragraph (2), in any action brought pursuant to section 1979 of the Revised Statutes of the United States [42 U.S.C. 1983] by an adult convicted of a crime confined in any jail, prison, or other correctional facility, the court shall, if the court believes that such a requirement would be appropriate and in the interests of justice, continue such case for a period of not to exceed ninety days in order to require exhaustion of such plain, speedy, and effective administrative remedies as are available.

(2) The exhaustion of administrative remedies under paragraph (1) may not be required unless the Attorney General has certified or the court has determined that such administrative remedies are in substantial compliance with the minimum acceptable standards promulgated under subsection (b).

(b)(1) No later than one hundred eighty days after the date of enactment of this Act, the Attorney General shall, after consultation with persons, State and local agencies, and organizations with background and expertise in the area of corrections, promulgate minimum standards for the development and implementation of a plain, speedy, and effective system for the resolution of grievances of adults confined in any jail, prison, or other correctional facility. The Attorney General shall submit such proposed standards for publication in the Federal Register in accordance with section 553 of title 5, United States Code. Such standards shall take effect thirty legislative days after publication unless, within such period, either House of Congress adopts a resolution of disapproval of such standards.

(2) The minimum standards shall provide—

(A) for an advisor's role for employees and inmates of any jail, prison, or other correctional institution (at the most decentralized level as is reasonably possible); in the formulation, implementation, and operation, of the system;

(B) a specific maximum time limit for written replies to grievances with reasons thereto at each decision level within the system;

(C) for prompt processing of grievances which are of an emergency nature, including matters in which delay would subject the grievant to substantial risk of personal injury or other damages;

(D) for safeguards to avoid reprisals against any grievant or participant in the resolution of a grievance, and

(E) for independent review of the disposition of grievances, including alleged reprisals, by a person or other entity not under the direct supervision or direct control of the institution.

(C)(1) The Attorney General shall develop a procedure for the prompt review and certification of systems for the resolution of grievances of adults confined in any jail, prison, or other correctional facility, or partial detention facility, to determine if such systems, as voluntary submissions by the various States and political subdivisions, are in substantial compliance with the minimum standards promulgated under subsection (b).

(2) The Attorney General may suspend or withdraw the certification under paragraph (1) at any time that he has reasonable cause to believe that the grievance procedure is no longer in substantial compliance with the minimum standards promulgated under subsection (b).

(d) The failure of a State to adopt or adhere to an administrative grievance procedure consistent with this section shall not constitute the basis for an action under section 3 or 5 of this Act.

### SEC. 8. // 42 USC 1997f // REPORT TO CONGRESS.

The Attorney shall include in his report to Congress on the business of the Department of Justice prepared pursuant to section 522 of title 28, United States Code—

(1) a statement of the number, variety, and outcome of all actions instituted pursuant to this Act including the history of, precise reasons for, and procedures followed in initiation or intervention in each case in which action was commenced;

(2) a detailed explanation of the procedures by which the Department has received, reviewed and evaluated petitions or complaints regarding

Page 3 of 4

LEGISLATIVE HISTORY:  
HOUSE REPORTS: No. 96—80 (Comm. on the Judiciary) and No. 96—897 (Comm. of Conference).  
SENATE REPORT: No. 96—416 (accompanying S. 10 (Comm. on the Judiciary)).

### CONGRESSIONAL RECORD:

Vol. 125 (1979): May 16, 23, considered and passed House, May 24, considered in Senate.  
Vol. 126 (1980): Feb. 26, 27, S. 10 considered in Senate, Feb. 28, H.R. 10 considered and passed Senate, amended, in lieu of S. 10. A. 33—25, 28—30, May 1, 6, Senate considered and agreed to conference report, May 12. House agreed to conference report.

### WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS:

PL 96-247, 1980 HR 10  
PL 96-247, 1980 HR 10

END OF DOCUMENT



154374552

Ref. (4) Right of Rec.

Plaintiff's Request for Production of Plaintiff's Exhibits  
Plaintiff has requested for Plaintiff's Exhibit  
#2 C.R. # 100 (Defendant was entitled to  
discharge or showing that prosecution with  
such significant exhibits must violate due process  
used to impeach key witness(es))  
& notably White IAC-ATM and/or Court-Judge

Ref. (4) "where a party has been committed  
on a criminal charge WITHOUT REASONABLE OR  
PROBABLE CAUSE." (See § 87(2)(b)). See also Williams  
v. Illinois, 399 U.S. 235, 237 (1969) ("The Due Process  
Clause is violated if, as the Supreme Court held,

(5) "when the confinement was at first  
imposed, it was by some such a Committee or other  
tribunal, who had no other record than that  
they were deemed fit to confine you in the State."



State of California  
PENAL CODE  
Section 4019.5

allowed Help Collect IT AND HURT - Hurts are they inmates BUT "Inmate-Task - Force" / Practice / Does w/ My Detainants, keeps 2 slanders & alleviation "Problems" / ETC. And Tablets TUTUS in I W ANT daily), and wife AT least our court has held that transfer to a psych - iatic facility can be a sufficiently Adverse Action (aka - rights app. to 10-22-21 "Final Judgment") that is unconstitutional to threaten such transfer in

4019.5. (a) "Kangaroo court" as used in this section means a mock court conducted by any prisoner or group of prisoners for the purpose of inflicting punishment upon any fellow prisoner in any prison, jail, jail camp, or other place of detention.

(b) "Sanitary committee" means a committee of prisoners formed ostensibly for the purpose of enforcing institutional sanitation but actually used for the purpose of inflicting punishment on any fellow prisoner, or group of prisoners in any prison, jail, jail camp, or other place of detention.

(c) It is unlawful for any sheriff, deputy sheriff, police officer, warden or keeper of a jail to delegate to any prisoner or group of prisoners, authority to exercise the right of punishment over any other prisoner or group of prisoners in any county or city prison, jail, jail camp, or other place of detention at which any person charged with or convicted of crime is detained.

(d) It is unlawful for any sheriff, deputy sheriff, police officer, warden or keeper of a jail to knowingly permit any prisoner or group of prisoners to assume authority over any other prisoner or group of prisoners by the operation of "kangaroo courts" or "sanitary committees."

(e) Every public official in charge of a prison, jail or other place of detention shall keep a record of all disciplinary infractions and punishment administered therefor.

(f) This section shall not prevent the use of skilled inmates, under adequate and proper supervision and guidance of jailers or other employed personnel, as instructors of other inmates in the performance of assigned work, if that relationship does not include the exercise of disciplinary authority.

(Amended by Stats. 1996, Ch. 872, Sec. 124. Effective January 1, 1997.)

WILEY KA VS. NIX, 957 F.2d 1480, 1991 U.S. App. LEXIS 1992 -- A person may not be punished by government without due process of law. WIL MELANIE VS. WOOGHLEN 698 F.2d 112, 121 (2d Cir. 1982) holding that any time in 5 hours or 14 days or more of any OTHER disciplinary confinement required due-process w/ Melanie vs. Henderson, 1841 F.2d at 36 (if inmate was placed in segregation for four days without receiving notice, due process was violated).

State of California

PENAL CODE

Section 2653

2653. (a) If a physician employed by the Department of Corrections or the Department of the Youth Authority certifies in writing that a particular medical treatment is required to prevent a violation of Section 147, 673, 2650, or 2652, or is required to prevent serious and imminent harm to the health of a prisoner, the order for that particular medical treatment may not be modified or canceled by any employee of the department without the approval of the chief medical officer of the institution or the physician in attendance unless an inmate or ward has a known history of violent or otherwise disruptive behavior that requires additional measures to protect the safety and security of the institution specified in writing by the warden or superintendent, or unless immediate security needs require alternate or modified procedures. Following any necessary modified or alternate security procedures, treatment of the inmate or ward shall be effected as expeditiously as possible.

Nothing in this section shall be construed to prevent a registered nurse from questioning, or seeking clarification of, an order from a physician that in the professional judgment of that nurse endangers patient health or safety, or otherwise is contrary to the professional ethics of the registered nurse.

(b) Any person who violates this section shall be subject to appropriate disciplinary action by the department.

(Added by Stats. 1992, Ch. 602, Sec. 1. Effective January 1, 1993.)



Handwritten note:  
Excludes providers  
1



State of California

PENAL CODE

area

Section 7639

(Adapted by Stats., 1941, Ch. 106.)

→ as to Civil War & - Refusal to pay  
such Neglects, closed mindedness and  
deliberate Indifferences To the Union &  
US Military Veterans and for US mercantilism  
→ Telons being Turned for Honorable  
cause without discriminatory favoritisms Col-  
lege Allegiance ETC. and against  
OATH'S US CONST Domestic Enemies  
such moral and pre-eminence

T-15-1402. ~~Health care services shall be provided within the facility and shall be available through community providers. Each facility shall provide:~~ (1) at least one health care provider to provide treatment; and (2) health care services which meet the minimum requirements of the CCRs AND ~~be at a level to address EMERGENCY acute symptoms and conditions~~ AND avoid preventable deterioration of health while in confinement.

*Def. "Prelate" /  
desirable or indicate*

*Some thing precisely*

#### MEDICAL CARE OF PRISONERS

<b>Barbara's Official California Code of Regulations (cont'd.)</b>	
Title 15. Crime Prevention and Corrections	Division 1. Board of State and Community Corrections
Chapter 1. Board of State and Community Corrections	Subchapter 4. Minimum Standards for Local Detention Facilities
Article 11. Medical/Mental Health Services	

#### § 1200. Responsibility for Health Care Services.

(a) In Type I, II, III and IV facilities, the facility administrator shall have the responsibility to ensure provision of emergency and basic health care services to all inmates. Medical, dental, and mental health matters involving clinical judgment and psychiatrist or psychologist respectively; however, security regulations applicable to facility personnel also apply to health personnel.

Each facility shall have at least one physician available to treat physical disorders. In Type IV facilities, compliance may be attained by providing access into the community; however, in such cases, there shall be a written plan for the treatment, transfer, or referral in the event of an emergency.

#### 15 CCR § 1202

*V.S. Center - "Concourse"  
obstruction & fraudulent  
records (1205)*

The health authority shall develop and implement a written plan for annual statistical summaries of health care and pharmaceutical services that are provided. The responsible physician shall also establish a mechanism to assure that the quality and adequacy of these services are assessed annually. The plan shall include a means for the correction of identified deficiencies of the health care and pharmaceutical services delivered.

Based on information from these audits, the health authority shall provide the facility administrator with an annual written report on health care and pharmaceutical services delivered.

<b>§ 1203. Health Care Staff Qualifications.</b>
15 CCR § 1203

#### 15 CCR § 1204

Health care performed by personnel other than a physician shall be performed pursuant to written protocol or order of the responsible health care staff.

#### 15 CCR § 1205

(a) The health authority shall maintain individual, composite, and dated health records in compliance with state statute to include, but not be limited to:

- (1) screening form/history;
- (2) health evaluation reports;
- (3) complaints of illness or injury;

*N.C.R. / 159*

- (4) names of personnel who treat, prescribe, and/or administer/deliver prescription medication;
- (5) location where treated; and,
- (6) medication records in conformance with section 1216.

(b) The physician/patient confidentiality privilege applies to the health care record. Access to the health record shall be controlled by the health authority or designee.

The health authority shall ensure the confidentiality of each inmate's health care record file (paper or electronic) and such files

MEDICAL CARE OF PRISONERS

shall be maintained separately from and in no way be part of the inmate's other jail records. Within the provisions of IIIA, A.45, C.F.R., Section 164.512(k)(5)(i), the responsible physician or designee shall communicate information obtained in the course of health screening and care to jail authorities when necessary for the protection of the welfare of the inmate or others, management of the jail, or maintenance of jail security and order.

(c) Written authorization by the inmate is necessary for transfer of health care record information unless otherwise provided by law or administrative regulations having the force and effect of law.

(d) Inmates shall not be used for health care record keeping.

15 CCR § 1206. Health Care Procedures Manual.

The health authority shall, in cooperation with the facility administrator, set forth in writing, policies and procedures in compliance with applicable state and federal law, which are reviewed and updated at least every two years and include but are not limited to:

(a) Monitoring and application of proper medical aid.

(b) Contact and consultation with other treating health care professionals.

(c) Emergency and non-emergency medical and dental services, including transportation.

(d) Provision for medically required dental and medical prostheses and eyeglasses;

(e) Identification of next of kin or legal guardian in case of serious illness which may result in death;

(f) Provision for screening and care of pregnant and lactating women, including prenatal and postpartum information and health care, including but not limited to access to necessary vitamins as recommended by a doctor, information pertaining to childbirth education and infant care;

(g) Screening, referral and care of mentally disordered and developmentally disabled inmates;

(h) Patient confidentiality and its exceptions;

(i) provision of medical diets;

(j) implementation of special medical programs:

(k) use of non-physician personnel in providing medical care;

(l) management of inmates suspected of or confirmed to have communicable diseases;

(m) administration/delivery to inmates, and disposal of pharmaceuticals;

(n) the transfer of pertinent individualized health care information or individual documentation that no health care information is available to the health authority of another correctional system, medical facility, or mental health facility at the time each inmate is transferred and prior notification to Health and Safety Code Sections 121361 and 121362 for inmates with known or suspected active tuberculosis disease. Procedures for notification to the transferring health care staff shall allow sufficient time to prepare the summary. The summary information shall identify the sending facility and be in a consistent format that includes the need for follow-up care, diagnostic tests performed, medications prescribed, pending appointments, significant health problems and other information that is necessary to provide for continuity of health care. Necessary inmate medication and health care information shall be provided to the transporting staff together with precautions necessary to protect staff and inmate passengers from disease transmission during transport;

(o) forensic medical services, including drawing of blood alcohol samples, body cavity searches, and other functions for the purpose of prosecution, shall not be performed by medical personnel responsible for providing ongoing care to the inmates;

(p) provisions for application and removal of restraints on pregnant inmates consistent with Penal Code Section 1407;

(q) other services mandated by statute; and,

(r) provisions for timely and appropriate medical and mental health screenings, access to medical and mental health services, and no-cost access to coninception and STD treatment, for inmates who have reported sexual abuse or sexual harassment, regardless of the location where the incident(s) occurred.

MEDICAL CARE OF PRISONERS

15 CCR § 1207

Diseases in a Custody Setting

15 CCR § 1207. Medical Receiving Screening

With the exception of inmates transferred directly within a custody system with documented receiving screening, a screening shall be completed on all inmates at the time of intake. This screening shall be completed in accordance with written procedures and shall include but not be limited to medical and mental health problems, developmental disabilities, tuberculosis and other communicable diseases. The screening shall be performed by licensed health personnel or trained facility staff with documentation of staff training regarding site specific forms with appropriate disposition based on responses to questions and observations made at the time of screening. The training depicts on-site staff are expected to play in the receiving screening process.

(a) The responsible physician, in conjunction with the facility administrator and the county health officer, shall develop a written plan to address the identification, treatment, control and follow-up management of tuberculosis and other communicable diseases. The plan shall cover the inmate screening procedures, identification of relevant symptoms, referral for a medical evaluation, treatment responsibilities during incarceration and the coordination with public health officials for follow-up treatment in the community. The plan shall reflect the current local incidence of communicable diseases which threaten the health of inmates and staff.

(b) Consistent with the above plan, the health authority shall, in cooperation with the facility administrator and the county health officer, set forth in writing, policies and procedures in conformance with applicable state and federal law, which include, but are not limited to:

(1) the types of communicable diseases to be reported;

(2) the persons who shall receive the medical reports;

(3) sharing of medical information with inmates and custody staff;

(4) medical procedures required to identify the presence of disease(s) and lessen the risk of exposure to others;

(5) medical confidentiality requirements;

(6) housing considerations based upon behavior, medical needs and safety of the affected inmates;

15 CCR § 1207.5 Special Mental Disorder Assessment

An additional mental health screening will be performed, according to written procedures, on women who have given birth within the past year and are charged with murder or attempted murder of their infants. Such screening will be performed at intake and if the assessment indicates postpartum psychosis a referral for further evaluation will be made.

15 CCR § 1208 Access to Treatment

The health authority, in cooperation with the facility administrator, shall develop a written plan for identifying and referring any inmate who appears to be in need of medical, mental health or developmental disability treatment at any time during his/her incarceration subsequent to the receiving screening. The written plan shall also include the assessment and treatment of such inmates as described in Section 1207. Medical Receiving Screening, Assessment and Treatment shall be performed by either licensed health personnel or by persons operating under the authority and/or direction of licensed health personnel.

## State of California

## PENAL CODE

## Section 422.6

**422.6.** (a) No person, whether or not acting under color of law, shall by force or threat of force, willfully injure, intimidate, interfere with, oppress, or threaten any other person in the free exercise or enjoyment of any right or privilege secured to him or her by the Constitution or laws of this state or by the Constitution or laws of the United States in whole or in part because of one or more of the actual or perceived characteristics of the victim listed in subdivision (a) of Section 422.55.

(b) No person, whether or not acting under color of law, shall knowingly deface, damage, or destroy the real or personal property of any other person for the purpose of intimidating or interfering with the free exercise or enjoyment of any right or privilege secured to the other person by the Constitution or laws of this state or by the Constitution or laws of the United States, in whole or in part because of one or more of the actual or perceived characteristics of the victim listed in subdivision (a) of Section 422.55.

(c) Any person convicted of violating subdivision (a) or (b) shall be punished by imprisonment in a county jail not to exceed one year, or by a fine not to exceed five thousand dollars (\$5,000), or by both the above imprisonment and fine, and the court shall order the defendant to perform a minimum of community service, not to exceed 400 hours, to be performed over a period not to exceed 350 days, during a time other than his or her hours of employment or school attendance. However, no person may be convicted of violating subdivision (a) based upon speech alone, except upon a showing that the speech itself threatened violence against a specific person or group of persons and that the defendant had the apparent ability to carry out the threat.

(d) Conduct that violates this and any other provision of law, including, but not limited to, an offense described in Article 4.5 (commencing with Section 11410) of Chapter 3 of Title 1 of Part 4, may be charged under all applicable provisions.

However, an act or omission punishable in different ways by this section and other provisions of law shall not be punished under more than one provision, and the penalty to be imposed shall be determined as set forth in Section 654.

(Amended by Stats. 2004, Ch. 700, Sec. 8. Effective January 1, 2005.)



Duran vs. Elrod, 760 F.2d 756, 760-61 (7th Cir 1985)  
(weighing public safety and criminal justice system concerns in enforcing  
Jail crowding orders)

Toussaint v. McCarthy, 801 F.2d 1080, 1086-87, (9th Cir 1986)  
(pre- PLRA cases applying similar standard)

? But Gilmore vs. Calif, 220 F.3d 987, 1006 (9th Cir 2000)

AM<sup>1</sup> Morrison v. Garraghty, 239 F.3d 648, 661 (4th Cir 2001)  
(affirming injunction prohibiting refusing the plaintiff a Religious  
exemption from property restrictions solely based on his (his)  
non-membership in the "Native American Race")

"Defendant-Domestic-Nation":

Crawford vs. Clarke, 578 F.3d 39, 43-44 (1st Cir 2009)  
↳ (granting injunction concerning religious practices for all  
"special management units" in non-class suit brought by  
residents of one unit)

Morales Feliciano vs. Rullan, 378 F.3d 42, 54-56 (1st Cir 2004)  
↳ Finding remedy of privatization (and consequences) of medical care  
appropriate in light of failure of less intrusive measures;  
"Drastic times call for Drastic Measures"

PLRA - "Prisoner Release Orders"

w/ 18 USC 3626(a)(3)(B)(i) "Three Judge Court" requirement  
The moving party w/ Tyle vs. Murphy, 135 F.3d 594, 598  
(8th Cir 1998) (unpublished under PLRA whether "findings that will avoid  
termination of an existing injunction must in all cases be made  
by a Three-Judge Court) if the injunction includes a prison  
(release order) " Re, Different kinds of relief's

w/ Coleman vs. Schwarzenegger, 2010 WL 99000 (ED Cal. 1-12-10)  
(entering order to reduce Prison population)

Miller vs. French, 530 US 327 (2d Cir. 2000)  
(S.Ct. PLRA does not violate the principles of separation of powers)

Impaired citizens union v. Ridge, 169 F.3d 178 (3d Cir. 1999)

Inmates of Suffolk County Jail vs. Roos, 129 F.3d 649 (1st Cir. 1997)  
(USDC & 1st App Ct up held decision)

Taylor vs. US, 143 F.3d 1178 (9th Cir. 1998)

(striking down provision as violating separation of powers), and  
superseded, 181 F.3d 1017 (9th Cir. 1999) (en banc)

BAKER VS. CAL @ 369 US 186, 208-10 ("Political-Question-Doctrine")

CRAWFORD VS. WASH. @ 541 US 36, 124 S.Ct. 1359 (2004)

IN RE RAYNA CARMEN @ 48 Cal 2d 851, 313 P.2d 817 (1957)  
People vs. Collins (1895) 105 Cal 504, 39 P. 16 ("Such Jur. claims are ordinarily DEFENSIVE MATER.")

MAYER VS. CITY OF CHICAGO (1971) 404 US 189  
"Demand of App Review -- must be filed at the Substantial Risk of C. F.R., Exclusivity, etc."

1875, MINOR VS HAPPIERSETT 88 US 162

< IN RE BROWN, 1985, 38 Cal 3d 695 -- [as when reference to matter(s) outside the record is necessary to EST. (Def. Penal Fund. R) refer to H.C. 1540 Beckett, Remic & v. Decker / Beget (Murphy vs. Coffey) BUT Reg'd.

CHEROKEE NATION VS. GEORGIA, 30 U.S. (5 Pet) 1 (1831)

People vs. COILINS, (1895) 105 Cal 504, 39 P. 16  
(Fed-Exclusive Jur / "ordinarily Defensive MATER")

People vs. KEN BYRD (way and) (2015) 5th DIST CT, NO. F069939  
(by County Gen Kamala Harris & CT-OF-APP-App't-Def'y ATY Steven T. Tollefson

BRANDENBURG VS. OHIO (1969) US S.Ct. 395 US 444,  
("advocacy violence, -- means of accomplishing Industrial or political reform")

< BUNNIE HEDINGER VS. SUPERIOR CT, (1987) 669 P.2d 91 ("Failed to  
(PTSD CAT = "their prof. Rep'd them to NOTIFY -- of the danger/ Party was breached")

NEW YORK TIMES VS. SULLIVAN (1964) 376 US 254.  
(Freedom of expression / speech -- Rehnquist, Verratti & Cauchie dissenters)

Clement vs. Thompson, 2013, 563 US 51, 131 S.Ct 1350 (2013)  
(rel. Perny-Kreger EFBT, Deliberateness)

Nichols vs. Penru Health (Apr 14 2020)  
(rel. Perny-Kreger EFBT / 5 pg 5-50 pp exhibits, vs. 16 & 245 pg DPP pg)

Clement vs. Gomez, 298 F3d 898 (9th Cir. 2002)  
(rel. Deliberateness is Evidence ONLY when official knowledge  
and decision is an exercise of the right to an informed health  
choice, the official must be aware of the factors)

Iowa vs. City of Newell, 22 Cal App 4th 507, 27 CR 4733 (1994)  
(rel. conditions of confinement rel. independent medical review and denial)

Ortega vs. Central Leather Co (1979)

Nixon vs. U.S. (1993)  
(rel. need Plaintiff show when frost bite resulted from exposure)

Holland vs. Youl, 779 A.3d 1218 (Md. Ct. App. 2003)  
(rel. Deliberateness of the physician's application of his knowledge  
and skill)

Carl Messer vs. Mercy Medical Center-Balding (2009) 180 Cal App 4th 691  
(Atty Mike Donis, med-negligence, "pref standards of conduct & prof.")

J.C. Mison vs. Henford (1986) 108 Cal App 3d 223  
(medical malpractice, decided no negligent?)

Plaintiff v Hartland Hldg 1979  
99 Cal App 3d 331, 342, 160 CR 246

Important-Relevant  
Case-Law/Authority--

Altman vs. Hofferber (1980) 28 Cal 3d 161, 167 Cal Rptr 839  
(Civil Cons) The law does not, though require an EQUALLY STRONG showing of E.  
("involves loss of LIBERTY and substantial stigma, fact finding error,  
must be minimized when such drastic consequences are at stake.")

Habeas (i); (ii) Prosecution's suppression of  
Favorable Evidence (See In re Pratt, 1991, 69 Cal 4th 1294,  
1319, 82 Cal Rptr 2d 260 [Defendant was entitled to  
discharge on showing that prosecution withheld significant  
evidence that could have been used to impeach key  
prosecution witness.]

Polyton vs. Warner, 131 Cal App 3d 38, 182 Cal Rptr 225  
(32:28 FRAUD); "CAUSE OF ACTION FOR FRAUDULANT MISREPRESENTATION"

(i) a psychotherapist has a duty to protect certain  
third parties from a patient's dangerousness w/ St. Francis  
vs. Superior Court 1991 Cal App 3d 468, 239 Cal Rptr 765 (1991)

Re: Malpractice, (i) or Negligent Nurses w/ (ii) particular  
circumstances is within the common knowledge of Laymen --  
per Massey vs. Mercy Med., 179 Cal Rptr 2d 180 (Cal 4th  
Cir 2009). (Rel. common knowledge requirement vs. "class" the  
bulk - game systemic)

Jury - Inst (7th Ed) 6.25 -- (i) Nurses must  
have the knowledge AND skill originally possessed,  
and must exercise the CARE and SKILL ordin-  
arily used in like cases  
w/ Fraijo vs. Hurttland Hospital, 99 Cal App  
3d 331; 160 Cal Rptr 2d 469, 1979  
w/ (ii) A nurse has the responsibility to seek  
assistance from more highly skilled med-  
ical personnel if so in accord with the  
standards of care (responsibility of the nursing  
profession) (w/o detrimental divided-loyalty factors)

\* w/ Gov. C. 8658 (ii) all COUNTY SHERIFFS -- (removing  
govt ENTITIE of their authority to "remove" or "release")



- Authority /

"Federal-Jurisdiction-only"/ pc 20:4-Personal, i.e. etc. and as To - No-Prv. Ga. Bt, "Wife-of-An-Woman!"-Fraud (and includes IAC-ATy's miscreps for "Matters outside the Record" wifit is "Required"/ 1985, inc. Boner; And for "Possession's Suppression" of favorable Evidence @ 1999, Inc. pmt, 69 CA 4th 1385 defendant was entitled to DISCHARGE on showing that prosecution withheld significant EVIDENCE that could have been used to impeach key prosecution witness.)" / Rel. IAC-ATy's; Judicial-misconduct-ETs; DIST-ATy's "Concealment-(crimes)"; "Custodial-Handicap(s)"-Precursors; Defective-overight's continues aduisse supplications; ST. And "Mandatory" Execution-USA "Alleged"-obligation "Authority"

1/18/2022  
2/2/2022

(e) as To Thus and OTHERS Ref's Totality WHEREBY "dismissal" pc 1385; See as a became encompassing (Contemplative)-52 Am Jur 2d IV, § 57; "Fraud/Shift Malicious-Intention(s)" (for which and Notably forever "lecherous" & "Tainted" 13th Amend PRE REQUISITE "Poly Convicted." To be impossible "As-An-Mother-of-Law" THEREFORE deprivations of "Involuntary-Servitude"/"Life, Liberty, Property and Pursuit of Happiness" / IS Felonious+Treasonous-Violations!

Ca. PC 995; ETC, NON-STANITORY; Dismissal

Violation of "a (STATUTORY or otherwise) SUBSTANTIAL RIGHT OF THE DEFENDANT"

(1) SUBSTANTIAL VIOLATION OF STATUTORY PROCEDURE. The STATUTORY procedure may be violated in so substantial a manner as to make the commitment by the magistrate illegal, in which event the Superior Court -

"(1) HAS NO JURISDICTION TO PROCEED" (C 54 (2d 503)

by the following circumstances THATS Applicable 6 grounds for SAVING outside an information (esp. 1368-Bs - "Doubt"):  
(a) Failure ("To be informed") The Defendant of his/her rights at the examination in violation of PC 858 (supr. §§ 143, 145) (See People vs. Salas, 1926, 80 C.A. 318, 250 P. 526)

(b) A denial of the RIGHT(S) TO ("and to HAVE THE ASSISTANCE of...) counsel (for his/her defense.)" (See 1-30-2005 & "Treasonous-OR-NOT" Law + War; COMPONENT'S -> Definitions USA "Allegiance"/"obligations of FIDELITY and Obedience To The GOVT"/"We the People" VS "Four-Branched-Of-GOVT" SUPERVISORS; i.e. ref. TON-Polk County vs. Dodson, 1981, 454 US 312, CT App-T-Definite-ATY; NOT To be Neutral "officer-of-The-Court"; Feffer vs. Ackerman, 1979, 444 US 193, CRAWFORD VS. WASHN. & 591 US 26, CONFRONTATION-RIGHTS-ETC. "COMMON-LAW" vs. "Foreign-To-Our-Const." UNLAWFUL-OFFICIALS;

(1) People vs. Napthaly (1895), 105 C. 641, 644; 39 P. 2d; People vs. Hellum (1962) 205 C.A. 2d 150, 22 CR 7254; People vs. Miller (1932) 123 C.A. 419, 562

(c) THE DISTRICT ATTORNEY'S POTENTIAL FOR bias OR an appearance of having a conflict of interests, leading to the conclusion that Defendant was NOT Legally COMMITTED (See People vs. Superior Court (6 Cir) 1977) 191 (3d 255, 263, Footnote 5, 137 C.R. 476, 561 P.2d 1164)

Re. (ie) as to 'Leg-Searched' (Separate of Innocence) pertinent misdeemeanor (not felony charge). AND That All other Violated-Defense-Rights/Implicates D.A.'s 18 USC 2382 & 41st-Concealment-Crimes.

(d) Viol's "RIGHT TO SPEEDY TRIAL" is SUBSTANTIAL Right; D.C. "correctly sought review of the Magistrate's ruling by filing a section 945 motion to set aside the information." (C 101 (A) 4th 740

(ie). particularly To NO-Calif-Law IV-Authority/

Misdiagnosis-5%<sup>+</sup>

per NEWS-ed: Inst-of-Med-RPT/ Navy-Virg. Dr. Tim McPonality  
 STANFORD-Navy Jeff Oliver; for 1973 STANFORD-Navy  
 Dr. Rosen wrote "on being sane in insane places" for  
 exposing - Epidemic - Misdiagnosis's; AND update  
 HERE TO "maliciously-deliberate-Misdiagnosis-fel-  
 (F&T)-"Political-Trials-&Prisoners"; AND Torturers -  
 FUTILITY'S + worsening's - To - correct - Misdiagnosis-stand-  
 ers & "% ExTerminating - Dissenters." - REQUIRES-DUTIFUL -  
"THROW OFF" - and - Treason's - "DEATH" - Law-Cure  
 by CONST-Law - "People" - F&T - misrepresented - To - Be -  
Terrorists - subjected - F&T - "Punishment-for-Exercise -  
of-Civil-Rights"; re: "Psychiatry is on the Couch",  
 and, exposed "Inprincipaled"; "Psycho-Prosecutors",  
 manipulating rationalized-justification, for destructively  
 evil U.S.-CONST's protections & prohibitions violations.

P-- Accordingly THAT Hereby "Confrontation-  
Right(s)" is To expose/Prosecute/and correct such  
 "(F&T)-"Political-Trials"; esp. (ie) 'Fraudulently-  
 Erroneous - Unconstitutional - ObSTRUCTIONS' - CRIMES'  
 For - "% unreasonable" - Adversities! This is as to  
IAC-pd-ATY's misrepresentations; IAC- Retaliations  
 declaring psych pc 1368 + mental-competence "POOR";  
 That, it's biased-Judges; DIST-ATY's 18 USC 2382 of  
 4 -- "concealment-crimes"; ETC. Participant-Evasion's, To  
 "Adhere to the STATE" - MATTERS', being oppressed-suppress-  
 ed 'Deliberate - "Miscarriage-of-Justice" - (F&T)-CRIMES'  
 (Further more-- esp. re: "Political-Trials" - EVASION & Con-  
 cerned - WRONGS, by psych; IST; MPO; IAC; T-M&N's;  
 ETC. AND is party; Plundering - America's - Destruction;  
 INTolerable Felonious AND Treasonous Govt. Crimes!)

**Rouse v. Cameron**

373 F.2d 451 (1966); Charles C. R. ROUSE, Appellant, v. Dale C. CAMERON, Superintendent,

Columbia Circuit Argued March 23, 1966. Decided October 10, 1966 ...

Cited by 1613 How cited Related articles

**Bartley v. Kremens**

402 F. Supp. 1038 - Dist. Court, ED Pennsylvania, 1975 - Google Scholar

... The child's attorney shall be in receipt of the notice at least forty-eight (48) hours prior to the initial hearing. [20] The possibility and danger of error is discussed by D.L. Rosenman ... In "On Being Sane in Insane Places," 179 Science 260 (1973) ...

☆ 99 Cited by 405 How cited Related articles

**Rosenstock v. Bd. Of Governors of Univ. of NC**

423 F.Supp. 1321 (1976); Jana Cherry ROSENSTOCK, Plaintiff, v. The BOARD OF GOVERNORS

OF THE UNIVERSITY OF NORTH CAROLINA ET AL., Defendants. No. C-75-183-D. United States

District Court, ND North Carolina, Durham Division, December 17, 1976 ...

☆ 99 Cited by 48 How cited Related articles

**Tarasoff v. Regents of University of California**

551 P.2d 334, 17 Cal. 3d 425, 131 Cal. Rptr. ... - Cal: Supreme ... 1976 - Google Scholar

423 F.Supp. 1321 (1976); Jana Cherry ROSENSTOCK, Plaintiff, v. The BOARD OF GOVERNORS

OF THE UNIVERSITY OF NORTH CAROLINA ET AL., Defendants. No. C-75-183-D. United States

District Court, ND North Carolina, Durham Division, December 17, 1976 ...

☆ 99 Cited by 5398 How cited Related articles

**People v. Burnick**

555 P.2d 352, 14 Cal. 3d 306, 121 Cal. Rptr. ... - Cal: Supreme ... 1975 - Google Scholar

423 F.Supp. 1321 (1976); Jana Cherry ROSENSTOCK, Plaintiff, v. The BOARD OF GOVERNORS

OF THE UNIVERSITY OF NORTH CAROLINA ET AL., Defendants. No. C-75-183-D. United States

District Court, ND North Carolina, Durham Division, December 17, 1976 ...

☆ 99 Cited by 395 How cited Related articles

**In re Ballay**

482 F.2d 648 - Court of Appeals, Dist. of Columbia Circuit, 1973 - Google Scholar

... See, e.g., Rosenman, On being Sane in Insane Places, 179 Science 250, 252 (1973); Eight

"pseudo-patients" (including three psychologists, a pediatrician, a psychiatrist, and a housewife)

were admitted to various mental institutions by reforming a controlled pattern of symptoms ...

☆ 99 Cited by 558 How cited Related articles

**Conservatorship of Roulei**

590 P.2d 1, 23 Cal. 3d 219, 152 Cal. Rptr. ... - Cal: Supreme Court, 1979 - Google Scholar

... See, e.g., Rosenman, On being Sane in Insane Places, 179 Science 250, 252 (1973); Eight

"pseudo-patients" (including three psychologists, a pediatrician, a psychiatrist, and a housewife)

were admitted to various mental institutions by reforming a controlled pattern of symptoms ...

☆ 99 Cited by 327 How cited Related articles

**State v. Krol**

344 A.2d 298, 89 NJ 236, 102 NJ Super. 480 - NJ: Supreme Court, 1975 - Google Scholar

... L. Rev. 439 (1974); Diamond, The Psychiatric Prediction of Dangerousness, 123 U. Pa.

Expt. Flipping Coins in the Courtroom, 82 Calif. L. Rev. 683 (1974); Rosenman,

On Being Sane in Insane Places, 179 Science 250 (1973);

Scheff, Being Mentally Ill: A Sociological Theory, 13 J. Soc. &amp; Clin. Psychol. 33 (1986); ...

☆ 99 Cited by 129 How cited Related articles

**In re Stephenson**

367 NE.2d 1273, 67 Ill. 2d 544, 10 Ill. Dec. 507 - Ill: Supreme Court, 1977 - Google Scholar

... L. Rev. 683 (1974); Diamond, The Psychiatric Prediction of Dangerousness, 123 U. Pa.

Expt. Flipping Coins in the Courtroom, 82 Calif. L. Rev. 683 (1974); Rosenman,

On Being Sane in Insane Places, 179 Sci. 250 (1973);

Scheff, Being Mentally Ill: A Sociological Theory, 13 J. Soc. &amp; Clin. Psychol. 33 (1986); ...

☆ 99 Cited by 129 How cited Related articles

[https://scholar.google.com/scholar/msearch\\_qt=being+sane+in+insane+places&hl=Gz](https://scholar.google.com/scholar/msearch_qt=being+sane+in+insane+places&hl=Gz)

**18 USC 2384: Sedition conspiracy**  
 Text contains those laws in effect on May 31, 2021  
 From title 18-CRIMES AND CRIMINAL PROCEDURE

PART I-CRIMES

CHAPTER 116-TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES

Jump To:

Source Credit

Miscellaneous

Amendments

Effective Date

DY AS UNPREDICTABLE BUDGETS ARE  
 REVISED - OFFICIALS - CAN

**S2384. Seditions conspiracy**

If two or more persons in any State or territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both. (June 25, 1948, ch. 645, 62 Stat. 808; July 26, 1950, ch. 678, §1, 62 Stat. 823; Pub. L. 103-322, title XXXII, §3301(b)(N), Sept. 13, 1994, 108 Stat. 2148.)

**HISTORICAL AND REVISION NOTES**

Based on title 18, U.S.C., 1940 ed., §6 (Mar. 4, 1909, ch. 321, §6, 35 Stat. 1089).

**Editorial Notes**

**AMENDMENTS**

1984-Pub. L. 103-322 substituted "fined under this title" for "fined not more than \$20,000".  
 1950-Act July 24, 1950, substituted "\$20,000" for "\$5,000", and "twenty years" for "six years".

**STATUTORY NOTES AND RELATED SUBSUMARIES**

**EFFECTIVE DATE OF 1950 AMENDMENT**  
 Act July 24, 1950, ch. 678, §3, 62 Stat. 824, provided that: "The foregoing amendments [amending this section and section 2385 of this title] shall apply only with respect to offenses committed on and after the date of the enactment of this Act [July 24, 1950]."

Re. conducts (T-M-N's aka - ABJS & Neglects) THAT WHICH CONSTITUTES

OR IF TWO OR MORE PERSONS IN ANY STATE OR TERRITORY, OR IN ANY PLACE SUBJECT TO THE JURISDICTION OF THE USA, - -

TO OPPOSE BY FORCE

THE AUTHORITY THAT IS

FOR TO OPPOSE BY FORCE

REVIS - CONDUCTS UNDER COLOR OF LAW OR IN AN OFFICE, MISCONDUCTS OR - AUTHORITY OR POWER TO VIOLATE LAWS OUTSIDE THE UNITED STATES - NO - WORKERS (ENCLASSED US & CANADA WITHIN FOREIGN TO OUR CONST. IT TODAY (# NON-USA, CONST REPUBLIC))

# Re. BLANKS LINE DICT CENT-ED: "OPPOSIT-ION"; ACT OF OPPOSING OR RESISTING ANTICOMMUNISM; ANTIHEXIS; ALSO A POSITION CONTRADICTING ANOTHER OR PLACING IN CONTRAST, THAT WHICH IS OR FURNISHES AN OBSTACLE TO SOME RESULT.

# "Political Party opposed To Ministry or administration"



**U.S. Department of Justice  
Civil Rights Division**

*Federal Coordination and Compliance Section  
950 Pennsylvania Ave, NW  
Washington, DC 20530*

**COMPLAINANT CONSENT/RELEASE FORM**

Your Name: Presently Lee K. (Genie - eugh) Clarke (et al. - 19, 1996t)  
Address: USDC APPT Arthur M. "Ambassador" Public Miner v. (cont'd)  
c/o KCM - 1308 Plaza St., Redding CA 96001

Address: c/o KCM-1308 Picard ST, Redding CA 96001

Address: c/o KIM-1308 PLACE ST., REDDING CA 96001

Complaint number(s): (if known) (FST) PCJ's X4+ deprivation;/vigrb

*Please read the information below, check the appropriate box, and sign this form.*

$\times 70 +$  ref. USPC  
21-1399; En. "QR-NCT" Low/w.v.

I have read the Notice of Investigatory Uses of Personal Information by the Department of Justice (DOJ). As a complainant, I understand that in the course of an investigation it may become necessary for DOJ to reveal my identity to persons at the organization or institution under investigation. I am also aware of the obligations of DOJ to honor requests under the Freedom of Information Act. I understand that it may be necessary for DOJ to disclose information, including personally identifying details, that it has gathered as a part of its investigation of my complaint. In addition, I understand that as a complainant I am protected by DOJ's regulations from intimidation or retaliation for having taken action or participated in action to secure rights protected by nondiscrimination statutes enforced by DOJ.

CONSENT/RELEASE of frequency Reasonableness

CONSENT - I have read and understand the above information and authorize DOJ to reveal my identity to persons at the organization or institution under investigation. I hereby authorize the Department of Justice (DOJ) to receive material and information about me pertinent to the investigation of my complaint. This release includes, but is not limited to, personal records and medical records. I understand that the material and information will be used for authorized civil rights compliance and enforcement activities. I further understand that I am not required to authorize this release, and do so voluntarily.

CONSENT DENIED - I have read and understand the above information and do not want DOJ to reveal my identity to the organization or institution under investigation, or to review, receive copies of, or discuss material and information about me, pertinent to the investigation of my complaint. I understand this is likely to impede the investigation of my complaint and may result in the closure of the investigation.

---

**SIGNATURE**

Kelge (etal. - 'T.O. N')

DATE

W 'TON'

OMB No.1190-0008  
Expires: 03/21/2023

# Ref. (w/out "Long-Train")

Case 2:22-cv-00280-WB-BEMC Document 1 Filed 03/01/22 Page 288 of 323



US (con't) US Cong JUD - (mt)

Sen. 6 Classy / D. Lamalfa

Fraction of Packages

re, 1-30-2005 +/-

U.S. Department of Justice X ATY-Gen.  
Civil Rights Division Grievance  
(No Waivers)

ALARM OF THE  
ATTORNEY  
GENERAL

"TREASONOUS-OR-NOT"  
LAW and WAR!

Federal Coordination and Compliance Section

950 Pennsylvania Ave, NW  
Washington, DC 20530

That's not twin

STANDS  
OPENS  
TO  
TRANSIENT  
-  
REASSASSIN  
-  
OF-  
GRIEVANCE  
-  
RELIEF

'US-("REDRESS-OF-)GRIEVANCE-RIGHTS!'

COMPLAINT FORM

\* "CULPITS" esp. rel. DISCRIMINATORY-FAVORITISM'S P.D.J.-A.6.

The purpose of this form is to assist you in filing a complaint with the Federal Coordination and Compliance Section (FCS). You are not required to use this form; a letter with the same information is sufficient. However, the information requested in the items marked with a star (\*) must be provided if you submit something other than this form.

1.\* Your name and address.

Name: Mr. United States Attorney General + Special - Prosecutor, Beck  
general employ Clark, 1991 et al

Address: c/o KCM - 1308 Places ST

Redding CA, Zip 96001

Telephone: Home: ( )

Work or Cell: ( )

2.\* Person(s) discriminated against, if different from above:

Name: C. U. S. DCJ, ATY Gen's / ATY's Microwaves w/ L. T. King (etc.)

Address: above w/ DC and SAC-CA, 1501 I ST.

Zip

Telephone: Home: ( ) Work or Cell: ( )

Please explain your relationship to this person(s).

As To "Grievance(s)", "Common Defence", "Confrontation-  
Right" To obtain OUTIFUL "Assistance" / Intervention

3.\* Agency and department or program that discriminated: OR AIT.

Name: Yourselves, US-DOJ, ATY Gen ATY's

Address: w/ DC, and SAC-CALIF ETC. HERE where I am,

~~XP w/ Pres-Biden, Dines "shall Receive" - LAW!~~ Zip

Telephone: Home: ( ) Work or Cell: ( )

\* Ref's "Long-Train" (T.O.N.)-Evidence's!

4A.\* Non-employment: Does your complaint concern discrimination in the delivery of services or in other discriminatory actions of the department or agency in its treatment of you or others? If so, please indicate below the base(s) on which you believe these discriminatory actions were taken.

Race/Ethnicity: USA-(US CONST) = Allegiance - Obligation Minority -

National origin: X - U.S. A. USMC Native American, cf-Humanity's "Dissenter"

Sex: "Male" Lakota Sioux, real-race-American

Religion: AM, Native-American, CHRISTIAN, USMF

Age: 60 yrs XII+ Miles\* Code

Disability: USMC-PTSD, ADA (ie, esp. Routinely (and/or)

SYSTEMIC "Domestic-Enemies" / "Traitors" + Invaders"

evil, wrongful, unscrupulous, Torturous, etc.

malfeasance's and/or Neglectful Nonfeasance's

Retaliation's (ie, Felonies) & Treasonous - "Political-

"Trials", violated - defense-Rights, etc and "punishment-for-

Exercise - of - civil - Rights" CRIME-VICTIM SYSTEMIC COVER-UP's

OMB No.1190-0008  
Expires: 03/21/2023

4B.\* Employment: Does your complaint concern discrimination in employment by the department or agency? If so, please indicate below the base(s) on which you believe these discriminatory actions were taken.

Race/Ethnicity: AMI, Lakota-fet Hunter VS. STATUS-Gov  
 National origin: USMC Rel. auth. Anti-Domestic-Enemies/Treason  
 Sex: "Man" rel. "woman-boy" Feminist  
 Religion: Right Has Light; Wrong's bring me songs (Christian)  
 Age: 60  
 Disability: PTSD, ETC BUT, disliked for persistence NO TO Submission of compromise To Govt. wrongs disliked!

5. What is the most convenient time and place for us to contact you about this complaint?

Now ("yesterday") @ smt-jul, T-O.M.H.

6. If we will not be able to reach you directly, you may wish to give us the name and phone number of a person who can tell us how to reach you and/or provide information about your complaint: (?) warden / EXECUTIVE Director / Sheriff (TON-TETtors)

Name: \_\_\_\_\_ P.R. 18 USC 241, 4

Telephone: Home: ( ) Work or Cell: ( )  
 That's denied (in Amend), Right! your lies - conspi.

7. If you have an attorney representing you concerning the matters raised in this complaint, please provide the following:

Name: \_\_\_\_\_ (i) "Seditious-conspiracy" (furthermore  
 Address: \_\_\_\_\_ That vs DOJ, \*-ATy & in / ATy's  
 Telephone: Home: ( ) Work or Cell: ( )  
 Intervene, Zip STOP, or "col-consp".

\* R.F., F+T-IAC-ATy's, (a.-STAT-Bar, Eric Vanu's, "Conspiracy")!  
 8.\* To your best recollection, on what date(s) did the alleged discrimination take place?

Earliest date of discrimination: 15/01/2021 (TON)! (i.e) Feb. 11/2021 + thereafter  
 Most recent date of discrimination: "now" ! (i.e) PREJ. (F+T) Effects

9. Complaints of discrimination generally must be filed within 180 days of the alleged discrimination. If the most recent date of discrimination, listed above, is more than 180 days ago, you may request a waiver of the filing requirement. If you wish to request a waiver, please explain why you waited until now to file your complaint and FCS will evaluate the explanation and decide if a waiver is appropriate.

(1) Review 'Ones' online + Mailed are (F+T) MIA  
 that systems - partners - level up US-POT et, vulnerable  
 and Evid. Here get, 12 and prejudiced (Amnist  
 Other things + Derivative Rel. of "Chris-Mary" + "Sedition"  
 Safety Mink) by collective concert, "Gang Bangers" that  
 DENY Reliefs AND purports Advertisin, as  
 to "Wor-of-principles" w/ injuries  
 v.s. these "F+T-utilities-Evid."

10.\* Please explain, as clearly and neatly as possible, what happened, why you believe it happened, and how you were discriminated against. Indicate who was involved. Be sure to include how other persons were treated differently from you. (Please use additional sheets if necessary and attach a copy of written materials pertaining to your case.)

AS THAT Implications-and-Ref's-Totally  
 However, In T/o, evnts My (Felonies + Treasonous)-  
 "Political-Tricks," (ie. IAC-ATY's, CT's, etc "CONSPIRACY"  
 Violating "and To Have The ASSISTANCE OF Counsel For HIS-Her  
 Defense," - Right's- "Supreme-Law-of-The-Land" US-  
 Const.-Law), As To Disregarding 2-9-2020 Show-  
 balling "Unreasonable Services + Services"; Forcing  
IAC-ATY's "Conflicts-of-InterestS" / "Judicial-ACTIVISM"/  
DISF-ATY's / US + Ca DoJ, ATY-etc / Judicial-Hardship/  
 Defective-oversights/ ETC. (Concealed Abuses + Neglects).  
 Systemic persecution, "Confirmation-Bias" and/or "viel-  
 ated-RIGHTS" (purposeful Stovall vs. Penn's CAUSATION's  
 "The clear danger of convicting the innocent") -- ETC.

IP-- That (ie) specifically US DoJ, ATY Gen's Has  
 Unlawfully, wrongfully, ETC. Denied Myself (etal) such  
 Demanded, 15 pgs 2-11-2021 US-DoJ's, sought 28  
 USC 594 (+/-) ie, "ASSISTANCE" (and Protection/intimid-  
 ate-Reliefs such unconst.-Govt-Institutions" includ-  
 ing THESE BS- "Good-Intentions!" w/ C. FTT-obstruction

11. Title VI of the Civil Rights Acts of 1964, 42 U.S.C. §§ 2000d - 2000d7 and the nondiscrimination section of the Omnibus Crime Control and Safe Streets Act of 1968, 28 U.S.C. § 3789d(c), prohibit recipients of Department of Justice funds from intimidating or retaliating against anyone because he or she has either taken action or participated in an action to secure rights protected by these laws. If you believe that you have been retaliated against (separate from the discrimination alleged in #10), please explain, as clearly and neatly as HERE possible, the circumstances below. Be sure to explain what actions you took which you believe were the basis for the alleged retaliation. (w/ Grievance's-(Collective-oversight-Tortures)

THAT'S encompassing The Voluminous (Calif.  
 People particluar to Siskiyou & Shasta County  
 Govt's (Badges + Robes) / "Accessorys"- OFFICIALS) ie,  
 especially Shasta County Sheriff's Office + JAIL,  
 as That is constantly tent months "obstruct-  
 ions-of-JUSTICE" / pre-judices" / Decease-Right(s) /  
 manipulative 'Grievance-system' Tortures + cover-  
 up's. 18 USC 2384, "Oppress" / 2382 + 4 -- FTT-  
 "Concealment-Crimes" ie. protection + Advocacy Inc.  
 Disability- Rights-Calif.; ie. ETC. Fully Unbeknownsts  
 HERE beneficiaries to these 'JUSTICE-Funds' (and  
 derivative party's) THATS Abuses + Neglects subjected  
 myself because 'my-Race-Nationality- "Good" / God-fear-  
 ing / Principled + Virtuous (To Experienced-Factual-Encroach-  
 ment And Implicated Psych-Mental-Health-Frauds,  
 ie. H+HG, ie. Wellpath Corp, ie. DMH / Dr. S  
 Quacks Wilson / Carlson / Larue / Daisey / Campbell /  
 ETC.) ETC. AND especially yourselves US-DOJ, AG, SEC-(A-  
 ATY's-BAR, THAT Here Harms NOT helps "Justice/Truth-  
 (and, even furthermore, esp. rel. 'Home-Post' and "CCD" pre-j-obST's!)!!!!

12. Please list below any persons (witnesses, fellow employees, supervisors, or others), if known, whom we may contact for additional information to support or clarify your complaint.

**\* Ref. You All Us Last Law (Due Diligence, Recyclable, etc!)**

Name \_\_\_\_\_

## Address

Area Code/Telephone

5350 - Jailers; med. (MURKIN - Participants), ETC.  
13. Re. "UNWELL TUESDAY" (See above).  
Violation of "CONFIDENTIAL - Right to Privacy".  
Wife Evelyn (Recorded + Mirrored) only w/ my only friend  
E530-229L-4633, Jim Richard 350-0342, IAC-ATV 5 (v Today)  
338-0178, 091-0245, 5350-M, John DRL 916-504-51800, ETC, your  
13. Do you have any other information that you think is relevant to our investigation of your

allegations? contexts 30+ yrs Rel. "credible-Evidentiary Support"/  
TRUTH-HWTS! / 1-30-2005+L "Treasons-OR NOT/ETC.  
and Normally Felonies + Treasons) Temp Taint; JOIN  
GOVT. Wrongs (willful-(crime) Hereafter 14 days) --(etc)  
VS

Systemic psych. overwhelmed convenience / ~~TOT~~-ETL-  
"oversimplification(s)" / RETALITORY "Puniting-Krueger-Biss-  
(Drugs self & others)-EFFECTS, ETL. IS TODAY critical  
TO

14. What remedy are you seeking for the alleged discrimination?

14. What remedy are you seeking for the alleged discrimination?  
Responsible & Assista<sup>t</sup>ive INTERVENTION's onto,  
(i.e. wrong (alif. "Badges & Robes") Accessory)/ ETC- offi<sup>c</sup>ials,  
my immediate ENTITLED Reliefs- Release - IN- TUTION'S AND  
Reparations (i.e. USDC # 21-13990 22-026; 05-2017 fed-off-rem.)  
15. Have you (or the person discriminated against) filed the same or any other complaints with  
other offices of the Department of Justice (including the Office of Justice Programs, Federal  
Bureau of Investigation, etc.) or other Federal agencies? PTI, fully & Testimonly! C 0 5 E

Yes  No  my Ref.'s Totality Rel. obs't's incomplete  
Aka - - Manipulatively-Fraudulent!

If so, do you remember the Complaint Number?

No provisions, fractional (T-N) wif.

Systemic oppositions (FTS)  
What agency and department or program was it filed with?

All, BIF, "Long-Term" (i.e. Ca-Bov / JUD-soft/mud-Bd)

Address: DISABILITY - RIGHTS - CALIF Long/Zip

Table 1. Nomenclature

**Telephone No:** (      ) \_\_\_\_\_

Telephone No: (\_\_\_\_\_) \_\_\_\_\_ Date of Filing: \_\_\_\_\_ Filed Against: \_\_\_\_\_

Date of Filing: Filed Against:  
Let all and "Forced!" (compunded)-Syntax -  
multi-Efficiency) To be National Emergency  
Treasurawness) By & because You all,  
X-ATy-Ben/ATy's unlawfully denying  
Mandatory 28 USC § 94 +/ "Shall" / "Assistance"  
So -- Now "Assistance" (OR--alt. Solidify f+j-T- (crimes)  
and consequentl Harmonious "checks + balances" - f+j-T-futility)

→ "REPRESS - (T.O.N.) - of - Grievance Rights!"

Briefly, what was the complaint about?

- 4) My wrongfully (F&T) Denied (ie) 15 pg; 2-11-2021, demanded US-DOJ X-ATY's 28 USC 594 "Assistance(s)" "and/or SEC-CIA, US ATY's ALT. Their 18 USC 2382 & 4 "Concealment-Crimes" 23892 "Reparative/Ricited-Rights" "Political-Fruster" / What was the result? ETC. and National Emergency Prescribed obstructive 4c) F&T Neglect Full-Negligence (Unlawfulness) further "Unreasonable-S&S"; condoning "Enables" To a STATE-Corruption; RECO/Poverty & Despair!

16. Have you filed a charge or complaint concerning the matters raised in this complaint with any of the following?

- US DOJ (ATY's) w/ "Collective" "Foreign To our Contra"  
 U.S. Equal Employment Opportunity Commission  
 Federal or State Court (s) X 7 + "Accessory"  
 Your State or local Human Relations/Rights Commission  
 Grievance or complaint office  
 Other US + cons. CTYS / USPL / pres-Biden / Long JUD-Cato  
→ 2-11-21 +/- Grievance (Compound Crimes)

17. If you have already filed a charge or complaint with an agency indicated in #16, above, please provide the following information (attach additional pages if necessary): Viol. Copies!

Agency: \_\_\_\_\_  
 Date filed: \_\_\_\_\_  
 Case or Docket Number: \_\_\_\_\_  
 Date of Trial/Hearing: \_\_\_\_\_  
 Location of Agency/Court: \_\_\_\_\_  
 Name of Investigator: \_\_\_\_\_  
 Status of Case: \_\_\_\_\_

Comments: ps - THAT'S NOTWITHSTANDINGLY YOUR-US-DOJ/A6/ETC.  
manipulated - Rationalization; To YOUR(ETC) Unlawfulness;  
AND AS THAT'S NEW, additional 'Reasoning' (EVIDENCES)  
ABOUT US-DOJ(F&T)-Discrimination (To Me, It's THAT IS  
Consequently making late (One-Sick Day), Psycho-Psy, ETC.)

18. While it is not necessary for you to know about aid that the agency or institution you are filing against receives from the Federal government, if you know of any Department of Justice funds or assistance received by the program or department in which the alleged discrimination occurred, please provide that information below.

(ie) For F&T - Unlawful (Ref.) Siskiyou & Shasta  
 COUNTY COURT(S) - PD - ATY's / Law-Enforcement (ie) US  
 TO F&T - Disability-Rights Calif. (Patients-Rights-Advocates)  
 (ie) Ca - DMH / State-Hospitals + Psycho - "Fraud"  
 PD's (A Notably - esp. Rel. 2005 DOJ vs. Ca - DMH  
 Federal - Consent - Judgments / Mandate + Prohibitions

by 42 USC 1991, 2007 - Cipa-RPT, AND,  
Violations - (Evidence-based-Practices) / ETC.

And "Report" - Abuse/Neglect; Non-F&T-Concealment-Crimes)  
 That's stipulated "Counterproductive" (Therefore US-

DOJ, Ca - DMH, Long JUD-Cato ETC. Culpable These  
 'Mujeres/Felonists/Treacherous - Partnership-Malicious-Prosecution(s)')

OMB No.1190-0008  
 Expires: 03/21/2023

Case 2:22-cv-00380-WBS-DMC Document 1 Filed 03/01/22 Page 292 of 323  
 Implications

19.\* We cannot accept a complaint if it has not been signed. Please sign and date this Complaint Form below.

Lyle J. DeLoach  
(Signature)

Jan 29<sup>th</sup>, 2022  
(Date)

(#7 THIS 14 MATHS!)

Please feel free to add additional sheets to explain the present situation to us. (aka - "Self-Harm's!" TERTIUS FUTILITIES: Coerced - COMP-TRACER; ie, Felonies & Treasonous 18 USC 2384 + 4 ETC.)

We will need your consent to disclose your name, if necessary, in the course of any (Lawfully mandatory) investigation. Therefore, we will need a signed Consent Form from you. (If you are filing this complaint for a person whom you allege has been discriminated against, we will in most instances need a signed Consent Form from that person.) See the "Notice about Investigatory Uses of Personal Information" for information about the Consent Form. Please mail the completed, signed Discrimination Complaint Form and the signed Consent Form (please make one copy of each for your records) to:

NOTICE OF FRAUD  
United States Department of Justice  
Civil Rights Division  
Federal Coordination and Compliance Section - NWB  
950 Pennsylvania Avenue, NW  
Washington, D.C. 20530

Toll-free Voice and TDD: (888) 848-5306  
Voice: (202) 307-2222  
TDD: (202) 307-2678

20. How did you learn that you could file this complaint?

USMC & US CONST LAW TRAINING PRACTICES,  
THAT IMPLIES ALTERNATIVES INTEGRAL  
PARTICIPANT TO X - "AMERICA THE BEAUTIFUL" BEING PLUNDERED  
RE: THE NEW WORLD ORDER / MULTI-NATIONALS / - / INTERDEPENDENCE

21. If your complaint has already been assigned a DOJ complaint number, please list it here: MURKIN

Renied 4 Times 2021!  
PS - rel. Systemic snowballing's,  
conseq. Condemning causations,  
FUTILITIES, complexities (393)

Note: If a currently valid OMB control number is not displayed on the first page, you are not required to fill out this complaint form unless the Department of Justice has begun an administrative investigation into this complaint.

PS - That Felonious Coercion(s) is possibly biggest single factor (ie, as appearing Hopless - Uncast Non-Jail Arrest / ETC, "checks - And - Balances" - (Selective - Oversight) - Deprivation's AND conseq. F-T-CRIME'S

"F & T" Fraud ie, esp. per otherwise 18 USC 2382 + 4 F & T - "Concealment - Crimes" OMB No. 1190-0008 Expires: 03/21/2023

That Interference's (etc) Temp TS!

(\* SUPP - "MOTP": TON! \*)

TOD: US-CI'S - Evid's;

and, SCSO-HQ, Sheriff M. Johnson  
300 Park Marina Dr.

Redding CA. 96002?

Via-ATy's X70+RMH; 'TON - "DRAFTees!" /  
'Tc - "Problem - OR - SOLUTION!" - ASSISTances!')

Dated: Feb. 7th 2022

This is unpleasantly 4th mailed ATTEMPT  
SCSO - Sheriff - Hierarchy - Responsible - Oversight's (vs.  
Felonies & Treasons - crimes - "willfully"), since 5-6  
2021 +/- (RTI) - "Conspiracy" snowballing by My Remanded  
Custody (unlawfully, etc. and REF'S FACTORS w/ re. PC  
4015 unlawfulness); And includes "(RTI)" (USTedical-Handic)  
That's prevalent "Systemic - "More-Harms-Than-Good" Null-  
ifications" (esp. Your-Jails/Med/ "Conspiracy" - Accessory's;  
F&T-Violations - US - "REPRESS - of - Criticisms" - "RIGHTS",  
including GTEL; Tablets - Violations; 3ADCF CO 95492;  
F&T - OBST's - "Reconsideration" - "Judicial-Notices"; IAC-ATy's/  
Judicial-Activisms / QIST-ATy's "Concealment-Crimes" / Def's Web-  
Scheibli - ETC - "Conduct-Unbecoming-USMC" / Fraudulent - Psych-  
Def's - Unlawful - Suppression's - "Rational" - , for His Defense - "Rights"  
AND consequential "F&T-Jails/Med/ETC - "Conspiracy" (conceal-  
ments'; etc.!), and, Yourself - sheriff (so & etc. STATUS -  
QUO) That's Defiance's (etc.) is Necessitating vs-  
(CONST-Lawful) - EXTremisms / "Defense-Rights" / IT is  
their DUTY TO THROW-OFF such GOVT. (regard-  
less for unpreferreds, albeit, righteously/etc. "forced") etc.

"Forced!") etc.,

and, being as that its current obvious Year-position is (F&T-UNCONST!) "Code-of-Blue" / "Same-  
Or-Calvary!" - BS / Conspiracy / Coercion, etc. - (1)  
simply things HERE that we NEED to make  
first - now - talk - yesterday! - Now, w/ REF & 70+  
felonies & treasonous EVIDENCE's grievance's  
and requests HERE totality; (2) "NOTICE!"  
purposeful "Due-Diligence" oversight's-responsibilities  
vs. T-(A-fe-1252 "SASS"-The-Buck-Bone") etc.  
longstanding "counterproductive" govt. "Severity  
Despair!" CAUSATIONS pre-1776-protections & prohibi-  
tions'; (3) ALT-SOP is prejudices constituting  
Treasons - "Aid and comfort" - Willfully-Yourselves  
(party denies "REDRESS-of-Grievance") -- "-Reliefs");  
and (4) unfortunately encompasses Routinely  
factual Treason GRIEVANCE(s) x4. To 7+ Times  
Willy-Nilly-ignores, To 7+ Times,  
To calculate-and-impose '(a-PEOPLE-chance)'  
To Treasons - "Death-LAW-CURE! / "Less-Or-Two-  
Evils-Poison" / "suicide-By-Treason!" (For Budget  
recess, treason / treason, treason, treason, treason,  
treason, treason, treason, treason & treason / "Law-abide-  
murder!" re. US Govt's protections from punishments  
commits" Longstandingly provoked!), and, alterset-  
tively RESOLVE These F&T-OBSTRUCTIONS to  
"C.C.D.T."- Endeavours / Collective-Action/of Intolerable  
Domestic-Treason; Systemic DISTRACTION & Standers

44

of  
2

1

+ slanders

+ Delinquent - Allegiance - Assistance - obligations /  
 ETC. EVIL - sadists, "Dunning - Krugger - (Disorder) -  
 Bias - Effects!" "beneficent corrupt X-USA-T -  
"TOTALITARIANISM"; ETC. coerced - collusion - complacency -  
CAUSATION's "The/wise worsening"; AND, so as  
 that avoids systemic self-serving self - "Two -  
 wrongs - will - Hopefully - Equal - An - Right!" dys -  
 functional OFFICIAL's "Danger - Self - OR - Otherish!"  
 psych disorder Rel. Nov. 2014, NPR's "Vanity -  
 Virg"; "Inst - of - Medicine - RPTS" - "Deny & Defend!!"  
 Psycho - psych Mental Health Evil whoses; AND  
 that partners FTT - Political - Trials, Fraudulent/  
 ETC. Psych Detriments, THAT makes successful -  
 USA - CONST - Republic's Revitalization; "checks + balance";  
 blessings, peace, JUSTICE and prosperity RETURN -  
 To be Less And Less Possible, by Treasonwiness  
 CONTINELY, and THEREFORE its you/elves  
 unconst/violawfulness THATS worsening  
"Forced" Unpreferred Extremism's; SO -- MEET  
 Me Nowd - "Yesterday!" - (objectively, STO-DUTIES;  
 To FTT - MIS CONDUCTS - HERE Violating  
Grievance/ETC.-RIGHT'S; "REPRESS--/Reliefs (ETC.)  
 and corrective - Intervention's for violations of  
 Rights; "Defense" Legal - copies / Confrontat -  
 ion's / Mail's / ETC. and - "Parenting 1-30 -  
 2005 +/- "Treasonous - OR - NOT" - Law & Wi"  
 (ps. Including To pertinencies Mrs. Christina Huff -  
 Sommers - - "Wal - on - Boyz!"; and these "unlawful -

"Unlawful -"

Dishonesty - Femicide-Extermination, esp. 2-9-2020  
Sheriff's and 5-6-21 "Judicial-Activism/Confrontation-Bias" / 18 USC 2384 & 4 "Seditious-Conspiracy";  
malfeasance(s) and/or negligent-negligence(s), THATS  
Feloniously And Treacherously snowballing -- Esq. AGAIN  
because Retaliatory, Abusive-Cover-Ups, Torture,  
and Commonplace Dishonorable-officials of  
which Truly Need(s) either "Nice-way-OR-NOT-  
Collective-Action-HEREAFTER, now!

CONSTITUTIONALLY YOURS, and,  
IN THE SPIRIT OF MY ANCESTORS,

PS. (11) as to US-DOJ,

X-ATY-GM/ATY's, SAC-LA,

McGregor Scott, P. Tatars,

Etc. THAT'S NOT ONLY

FURTHERING THEIR

WILL TO ENTHRALLED

+ 48 USC 594B ("Assassins")

But, also Joining-Conspiracy"

(BY NO INTERVENTION'S)

These ~~enemies~~ /

MEDDS. 18 USC 2384,

47 CFR 241.331, 18 U.S.C. 2384-

2382, etc., and DIST-ATY's

P.L. 92-2.6; "Attempted-Murder"

"Mr. United States Attorney  
General + special-pleader with  
Lee R. (Gerald-eagle) Clarke  
(et al.) - ie. 1991 Aff'ts US  
Const.'s Article-III's "Ambas-  
sadors, Public ministers and  
Counselors" / "Independent-  
Counsel-ACT" / Misconducts  
nullifies official authority's;  
ie. Etc. T-MAN's "Self-Incrim-  
inations" (consequentials)"

The following is a sample Proof of Service. Pursuant to Rule 5 of the F. R. Civ. P. and Local Rule 135, each document filed after the court orders service in your case shall be served on opposing counsel and a proof of service attached to your document filed with the court.

Re. "The Alarm of Tyranny - (T.O.N.)/DRAFTees To T-Enlistees"

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

Lee K. Clarke, USAF & SP  
(et al - 18-51% Plaintiff or Petitioner  
v. CCOT - "We the People" Beneficiaries)

# (ie) 05 CV-2073-  
# 18-(MoTF, ETC)-02044  
Case Number: 2:09-cv-09999-ADG-DFG  
(example case no.)

< # 221-01399-  
# 22-(H9)-026-

PROOF OF SERVICE

"Treasonous-or-Not" AS TO HERE  
(F&T), Political-Trials, IAC-ATY's;  
Detrimental obstructions (EXPT);  
ETC, "Treasonous-Imprisonment"  
AND, PRAY-ETC, Relief's VS. et al.  
SOP - 18 USC 2382+4; F&T-

I hereby certify that on (Date)

I served a copy of the attached

TON - participants

CCOT - precise - ("M OF T P  
(Time of Document Served and Filed) - CONCEALMENT-CRIMES")  
INTERVENTION'S (aka - Compromising & Part-Of-The-Solution!)

by placing a copy in a postage paid envelope addressed to the person(s) hereinafter listed, by depositing said

envelope in the United States Mail at (F&T) 518 FTG CTY, CA, JAIL ST, RD#1(A.  
(Location of Mailing) 1655 west  
<TON:CCOT: COLLECTIVE "DRAFTees!" X 1,1 + !>  
(List Name and Address of Each Defendant or Attorney Served) W/ Ref's (US-Const's-LAW's)

"Long-Train" / X 70+ ENTITIES Confronted To 1-30-  
2005 (4/1) "Treasonous-or-Not" LAW-and-WAR; And, for  
Particular Situations: "DUTIFUL" "Allegiance"-(X-USA) -  
INTERVENTION'S ASSISTANCE! (ie. TON - PKg Nov.  
10th 2021: 'NON- (F&T) - CONCEALMENT - CRIMES'

I declare under penalty of perjury that the foregoing is true and correct.

(cont. over-pg)  
Lyle Mervat

(Name of Person Completing Service) w/ T.O.D.C.

Summary: "Lakota-Sioux's) - "Ounze-Nihupi-KyTe-Lo!"  
(ak-a-l- Friends is preferred, BUT, Enemies if we must!)

Lee K. Clarke (et al.)

SHASTA COUNTY JAIL  
1655 West Street  
REDDING, CA 96001

w/ie. T-C-N: 202-324-3000; 530-223-

6473; Petrel, Bill Johnson 530-246-6000 223-  
5898; 202-225-3076 (Long, LaMalfait Sen. Grassley) = CRIMES:

ALT. Whistleblowing! - REPORT! (MoTP), per--  
otherwise 18 U.S.C. §§ 2382 + 4 Delinquent-Duties;  
and / OR etc. ie. Felonious + Treacherous 2381-2382;  
2384; 241; 371; 1961; "obstruction-of-justice"  
ETC. PARTICIPANTS - Malfeasances And/OR Neglect-  
ful- Nonfeasances - (criminal MISCONDUCT'S!),  
itemized log elsewhere Ref's, onto -- ie. "DICK"

530-246-9131, 3187 Baller CT, Redding (a. 96002-?); 356-0342;  
605-4367; KV18-6M Phil Mason (rel. x4 + unbiblical Math 18:  
15-17 "church" frauds); PATRICK (Jones Fort) 1600 E. Cypress Ave  
Dane Whittington (Geo-Eng); ATY Pete Peters (KQMS/ "Freedom-in-  
ACTION!"); Matt - ("Liberty- unabashed!"/ KCNR, Terry Reposa, Lyn  
Carpenter, Mark Kent, Carl + Linda Bott; Bob Buffons/Veterans/  
USMC-POL-DIA-USVAF Veterans - Justice Outreach/ VSO/  
Dave Calkins/ Carlos zapatero "Red, white + Blueprint!"); Shasta-  
Regional-Medical-Group 605-4260/ 374- General- Health/Fond/Int-  
Jour. Rich + Lori 968-5168/ 691-1707/ 246-4517; 378-2280/ 221-0101/ 703-  
207-9588; 913-252-9800/ 202-872-8800; 650-68135000/ 434-  
295-4784; 202-265-8305; 800-592-2974; 651-955-9550/ 918-492-2660/ 310-255-2000; 510-831-4357; 971-236-7897;  
918-337-8015-415-477-5800; 415-954-4495/ 800-  
342-2255 - ACLU / Calif Senator Dahl / ATY's Tony Serra, Kelen  
Snell, Erin McNally 530-246-1578, Mike Burges 241-2640/  
Patrick German 262-2168 / Chris Kelstrom 744-4539/ 415-  
263-7000 + 310-277-6910 + 710-772-2328 PS 243/ Archy  
Pugh / Romeo INST & Daniel Sheehan Jesuit 831-451-6135/  
WA- Craig Hollett / DC Tom Berut whisper-paster 561-753-5998/  
Inv-ROTV Dorne Emery KFJC- 201-521-1416; 201-200-9368/  
Clyde Lewis, Ground-Zero 503-225-0860/ 304-445-2980/

1 Dated: January 30<sup>th</sup>  
2 2022

3  
4 TO: (F&T; TON!)

5 FBI, Director/Succ<sup>ssor</sup>

6 ie. chris whrey

7 935 Penn. Ave NW

20535

8 (202) 324-3000; 530202-223-6473 (1-7-21+/-)

9  
10 U.S. DOJ. X-ATV-Gen-Meredith Garland

11 950 Penn. Ave NW, w/DLC 20530

12 Ph (ie)

13 DATED: January 30, 2022

14 Re. Your-All Confronted-consequence's To  
15 Your-All LONGSTANDING unlawful (ie. 28 USC 594+) /  
16 Denied "Assistance" Again 15 Pgs 2-11-2021; ie. ETC) THATS  
17 PARTICIPATIONS - Violated-Rights (ALT-T - "Death" / "Justice"  
18 Reliefs / Lawful "Throw-off" Extremisms) 40 Pays

19 \* PROVOKED/ UNPREFERRED/ NECESSITATED; "DUTIFUL-  
20 "Allegiance" - INTERVENTIONS - Assistance Reliefs -  
21 Release WITHIN THESE 40-PAYS; w/ ie. REF's To  
22 (F&T) - "False-Imprisonment" / "unreasonable-Searches &  
23 Seizures!" 2-9-2020 +/- / 8th Amend's Tortious -  
24 "Punishment-for-Exercise-of-Civil-Right(s)!" "viol-  
25 ations "Due-Process" And Aggravates USMC-PTSD / Violat-

...ion's vs CONST's 6th Amend's LISH and TO HAVE  
 THE ASSISTANCE OF COUNSEL FOR HIS - HER DEF-  
 ENSE." RIGHTS' DEPRIVATIONS AND RETALIATION; i.e.  
 AS THAT DELIBERATELY (WILFUL) FELONIOUS AND TREA-  
 SONOUS "OBSTRUCTION(S)", TO LEGE (etc.) OTHER-  
 WISE ELSEWHERE "CDT" - Endeavours; (CORRECTIVE-ACTION  
 OF DOMESTIC-TREASON, HOWEVER, PRESTATED PREJUDICES  
 DOES CONSEQUENTLY CONSTITUTE TREASON'S "AID AND COM-  
 FORT -- IS GUILTY OF TREASON AND SHALL SUFFER,"  
 FOR T-MAN'S, ABUSES AND NEGLETS "VIOLATING-RIGHTS",  
 MAKING MYSELF "FEDERAL-CRIME-VICTIM"; i.e. THAT'RE  
 YOURSELVES IMPLICATED "ACCESSORY'S" - (ETC) - CO-CONSPIRATORS  
 CRIMES, FOR CONSTANTLY-(UNREASONABLY-FR) DISREGARDED;  
 VIOLATING MY "DEFENSE-RIG-RIGHTS" RE. WIFE'S.

<CONT. Pg. 2 of - >

Such is largely suspect to be purposeful result so in that "DOMESTIC-TREASON" would continue to grow & prosper; by government-officials (subordinate to "WE the People," & "Domestic-Enemies". This is provably true. Not only by recently discovered former Jefferson's "...the chains of the Constitution..." for activated 1/30/05 "TREASON" therefore problematic & constitutionally-justified, in addition to "Proprietary-Seriousness"! \*), and of which is largely unknown to readers here - "Treasonous-Or-Not" revolution (+ whereas be, part-of-the-solution, not problem - by

#1.) The misunderstandings about TREASON subject matter is magnificient & serious.

Libraries; 14 Pamaron Way,  
Novato, Calif. 94945)



<Pg-3-of-> Re. wife's-

ACE ("adverse - childhood - Experience"),  
etc. "Reputitious - Pretensions - Beliefs - "Wrath-  
of-An-Woman!" - Fraud; etc., However, No  
Domestic-Violence / etc. CRIMES but real crimes  
15 concrete oppressions And suppression's THAT  
as to "ALTERIOR-MOTIVES!" (etc.).

Accordingly (TON!) demand corrective-INTER-  
VENTION's ("yesterday!") / ie. "... and TO HAVE THE  
ASSISTANCE OF COUNSEL FOR HIS DEFENSE." Now,

by LAW, or Conseq. Party Thats unlawful-  
GIE. FAT- 18 USC 2384 + 4: "Seditious-Conspiracy"; etc!  
And -- as to "You-All" OTHERWISE ("Countuprod-  
uctive" rel. your 2007 US DOJ vs. CA DMH; (Lifer-RFT),  
Thats "credible-Evidently-SUPPORT" for FAT- "partner-  
in-crime"; and, Provoking my "public-Trial"-Right(s)  
w/ie. US CONST. LAW'S "IT IS THEIR DUTY TO THROW-  
OFF such GOVT." / TO updated 1781-? Republica VS.

McCarthy's T-"Death"-LAW-(sic) (alt. T-"fear"-Politi-  
cal-Trials." otherwise Treasonary obstructions & systemic)

< pg. 4 - cf. >  
Case 2:22-cv-00380-WBS-DMC Document 1 Filed 03/01/22 Page 303 of 323  
as to "Suicide-by-Treason!" w/ "Lesser-of-TWO-EVTS-Doctrine!" w/ "Lawful-Murders!"

(# Ref. I- "Aid & Comfort" / T-MTN's / factess Thats unavoidable "citable-Evidentiary-Support" Today, by all arrogant, habitual, etc. at wrongfully delinquent obedientie; compliances, etc. and submission To X-USA's (const') Protections And Prohibitions, THATS "foreign-to our Court" - F&T-Crimes; you/selves, Intolerably

NOTICES / Beknownst, my 2011-July Lawfully-Pangous Land 1ST-PC 1368+ F&T "Re-Examined" / Res-Judicata / To Psycho-Political-Evasions, Frauds, impeached/discharged, Etc. (etc.).

w/ i.e. esp. relevant "Evidence-Based-Practices" view all Felonies and Treasons for these X 25+ JAILERS/ Marsh/shiff M. Johnson / Admin / Med - wellpath-corp / Etc. for these VIOLATION'S To "Grievance-Rights" Tortures, Etc. Implications And (F&T)-"Collateral-Damages") onto Myself; and, including 18 USC 2382 & 4; F&T - "CONCEALMENT-CRIMES" (re. The Beknownst, earnestly articulated "As-An-Matter-of-Facts!" HERETO 18 USC 241, 7, 371, 2381-1961, 2381-2382 / ATTEMPTED-Murder (to Me) / Etc. and "Obstructions-of-Justice(n)" ; AND, THEIR Consequential-Crimes; Domestic-Treason(n)

Etc. - - -

and -- "Po-or-Pie!", constitut  
ionally yours, in the first, of  
My Ancestors'

w/ T.O.N.  
Law & War

"Mr. UNITED STATES ATTORNEY  
General + Special-Prosecutor  
Lee K. (general-cash) clerk  
(et al. -- re 1991 USC Art  
US CONST A-III "Ambassadors,  
Public Ministers and Counsels,"  
i.e., ETC. revitalizing "cheats + Betrays"  
reg'd for Republic Govt's)

Name Special-Prosecutor Lee K. (general)  
 Address eagle) Clarke (et al...-ies AppT-USDC-  
 199+ US CONST. Article VI & III, Ambas-  
 sides, Public Ministers and Counsels, "i.e.  
 le. Sec. and Federal - "CRIME-Victim")"  
 (x POW, and, "Treasonous-Inprisonment")

CDC or ID Number \_\_\_\_\_

w/ie, US-Def / "COMITS-of-Inquiry!"  
Ca-Superior/T-3ADC/SUPREME / ETC

(Court)

Dated: 1-30-2021 (2-11-2022)

Lee/je (et al.)

Petitioner \* S19 of "We People" Petitioners  
 vs.

"MoFTP": TON=T-M+N's OR CONST!  
 PETITION FOR WRIT OF HABEAS CORPUS

No. \_\_\_\_\_

(To be supplied by the Clerk of the Court)

\* CONTEXT w/ie, #05-2073,  
 21-1399, 18-2044; 22-026;  
 ETC.



"Treasonous-  
 OR-NOT"

"F&T)-CA-"Foreign-To-Our-ConSt."/  
 Respondent "Badges+Robes"/ TAC-ATwsl/  
 Quick-"D.C.S"-Frauds/ConSt-Republics-

Oversights-Protection/Governor E.N.-  
 "Accessory's" X77 + INSTRUCTIONS - READ CAREFULLY

To: X4 + "churchs" - (#/T.O.N. #)

"Confrontation-RIGHTS"/ i.e.,

"Indian-Full-Gospel - "CHURCH"/ AMI/

ATTN- Members & Pastor Glenda Frank,

ETC. re. delinquent Biblical-DUTIES/Meth, 18:15-17/WIT:s-church/  
 and consequences (# "Fire-Revival": SATINS-SOLDIERS VS-CHRISTS-CHURCH)

— — Barney St. Anderson, Calif. 91007

PREFACE: "National-Emergency!"-IMPLICATIONS (Felonious +  
 Treasonous)- "False-Imprisonment", Snowballing wife-Evelyn "Has-  
 bend-Ledger" "Marriage-Problems" (Denied "2-Becomes-1" GodSend's-Tress-  
 Passes) / That's Fraudulent - "churches" exposed Unbiblical.

Greetings, and, "RESPECTS - FO/-All-My- Relations!" And  
 "I" (et al.) come today in a good-way. However, am once  
 again compelled UNFORTUNATELY AND NECESSITATEDLY TO BE  
 CONFRONTATIONAL (aka -- JC's "Righteous-Anger"; "Tough-Love"),  
 Furthermore -- in attempt TO cause "Self-Corrective" (Repentance),  
 TO OTHERWISE PUBLISHED RESPONSIBILITY -OF- IRRESPONSIBILITY!

- In most cases, the law

Office of a copy of the petition on the dis-  
 trict attorney, or city prosecutor, or  
 County Attorney, or city prosecutor, or  
 Penal Code section 72193. You may



by mail.

→ pg 1-of-8 ←

Approved by the Judicial Council of California for use under Rules 56.5 and 201(h)(1) of the California Rules of Court [as  
 amended effective January 1, 1999]. Subsequent amendments to Rule 44(b) may change the number of copies to be furnished  
 the Supreme Court and Court of Appeal.

Re: "The-Alarm-of-Tyranny-(T.O.N.)" 11

(I Tim. 5:20 / Eph 5:25 / ETC & MATTH. 13:41) About Serious Unbiblical-Wrongs AND Nonfeasance's (albeit HEREAFTER rel. factual-faiths THATS Intolerably- "willful"- retinements- OnTO- ENTIRE- church Body). Having had 2+ years sought "Mafligger" assistance. However, Evidently- Believers & Loved-wives in Godly manipulative-deceits, laws-actions- of- est- Harms, Retaliations, etc. Evils; by and because Referrance's (ie. 4/19/ 5-11-2021 TOT- Declaration), particulars too Her wrongful "Trespasses" ONTO MYSELF and Sabotaging our Godsent-Marriage (notably 'ACE' = "Adverse-child hood-Experiences!", rel. perverts, bad men, Parents abandonment Foster SYSTEM, per JC's burdensome- Forgiveness "They knew not what they doeth"; Heb. 5:11 "full-of-Hearing!"; esp. per spoiled benefits from Unlawfully-Predominate- "War-on-Boyz!" / Man-Haters/ Feminazi's-Female-Favoritisms-Discriminations! And Accessory's-ENABLERS; BUT, costly expensive "Judgment-Day!" (condemnations) THAT's seriously implicating PROBLEMSOME- UNBIBLICAL witnesses And church's (rel. IRS- SEC 13(b)(1) church- Frauds- disqualifies; Etc. and My- "Save-All-Supp. To Mrs. Christina Hoff- Sommer's "War-on-Boyz!" / "Man-up; STOP NewTerining?/!)!

PP-- These Snowballed-Worsening's; ie. "falsification" - (F&T)- (CRIMES); "Animal-Cruelty" Separation "Service-Pog!"; Mrs. Teddy Willow; ie. ETC encompasses "seditions-conspiracy" / partners; Agents, officials, and, Accessory's (F&T; 18 U.S.C. 2384; 45, 1961, 371, 241, 2381 + 2382; etc. a. P (422, b; "ATTEMPTed-Murder", and, "Genocides"; Exterminating-

1  
2  
3  
4 To: VATICAN CITY /  
5 Apostolic Nunciature  
6 @ 3339 Mass. Ave. NW  
7 Wash. DC, 20008

8 Re: "ORDERED!" - ST. Thomas More, Rep. "Assistance".

9  
10 Please Help Me (etc, etc, 51% of AMERICA'S  
11 w/ Here "National -  
12 Emergency!"

13 (Fraudulent-Psych-IST, TORTURES/Rel. VIOL's  
14 2011-JURY's Relo "Res-Judicata"/Stc.ref)  
15 Collateral-EsToppel"/Violated-RIGHTS  
16 CTC -

17 and Rel. carmens-some "America-Again!"  
18 rel. Rom 13:7 "Give unto All That Are WHEREAS  
19 "we the People..." (hierarchy) GOVT OBLIES OVER  
20 our—"five-Branches-of-GovT", Subordinates,  
21 is only available Harmonious (NOT-Rev.) Correct-  
22ive-Action (w/ Veterans, Christians, American-  
23 Indians, etc. "Honorable" LAWYERS)

24 Please & ThankY

DRAFTED (X 70+) as to "Public Policy" Defense.  
 On [REDACTED] 19[REDACTED] (Tues.)  
 DRAFTED (X 131) (100%)

REVIEWED AND APPROVED BY [REDACTED]  
 [REDACTED] EMERGENCY ACTION REQUESTED  
 LEADERSHIP (material / new)

LC (g) (6)(A) \* separate pg 9, part  
 THAT OTHERS would join THIS CONVENTION THIS  
 NEWPORT BEACH CA, 1987+) IT IS Hoped - PRIVATE  
 JOURNALISTS, and/or [REDACTED] "Second-Investigations"  
 RE - HAVING said THESE ("VIEWPOINTS" - FACTUAL

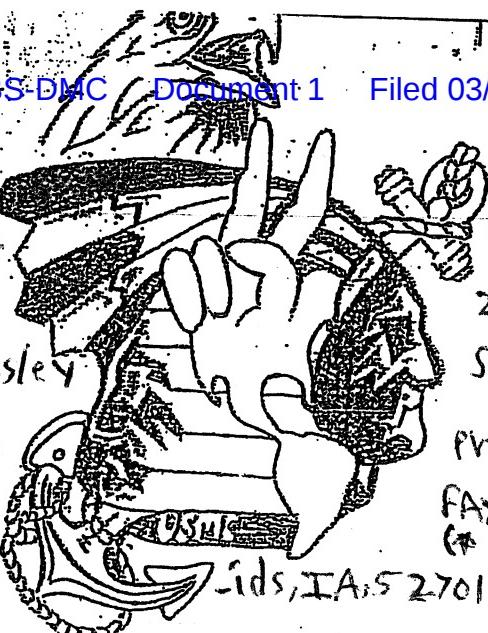
ACTUAL REACTIONS OF FET - SE/VIEW ASSIST -  
 FICIAL TO 51% + (MILLION) WE THE PEOPLE AS  
 COMMUNITIES - JUDGMENTING), AND, JUDGING  
 doing world peace beneficial to other readers  
 my - LCA/CSO (and, as seen from me) IN SO  
 WHICH - CIVILIZATION that LOWE'S CIVIL THINK-  
 ALINEY IS - ACCESSIBLE, HERE AND NOW, TO ENTHUSIASTIC  
 therefore problems & complications just fed, in addition to (COMIT) Yet-New -

"Proportionate-Seriousness"!, and of which is largely impenetrable to readers here -  
 "Treasorous-Or-Not" revolution (\* whereas be part-of-the-solution / not problem - by  
 discovered former Jefferson's "...the claims of the Constitution," for activated 1/30/05  
 "We the People,"! & "Domestic-Enemies". This is probably true. Not only by recently  
 TREASON would continue to grow & prosper; by government-officials (subordinate to

#1). The misunderstandings about TREASON subject matter is magnificient & serious.

1 To: U.S. (T.O.N) -  
 2 Congress / Jud-  
 3 icary Committee:  
 4 Senator CHUCK Grassley  
 5 X70 + "DRAFTees"  
 6 % 111 7<sup>th</sup> Ave SE, Box 13,  
 7 Suite 6800, Cedar Rapids, IA 52701

w/ie Cong. LaMalfa  
 w-VP - "Western Caucus"  
 2885 Churn Creek Rd,  
 Suite C, Redding, CA 96002  
 Ph (530) 223-5898;  
 FAX 530-223-5897;  
 (# 202-225-3076 #)



DATED: Nov. 11, 2021

Re: The snowballing "National Emergency!", POW; ETC.  
 + "Treasonous-Imprisonment"-IMPLICATIONS (Ref. ie 1-  
 30-2005 +/- "Treasonous-OR-NOT"-Law+war!), And,  
 "Long-Train"/"Throw-off"/INTERVENTIONS-Relief); now!

Greetings, and "Respects- for All-My-Relations!" and  
 "I" (et al.) come today in a good way, However, as That  
 problematic And disliked because confronts longstanding-  
 SYSTEMIC T-MTN'S (aka-- Treasonwily preJUDICIAL Mal-  
 feasance's and/or Neglectful- Nonfeasance's; THAT's  
 INTOLERABLY- OBSTRUCTING- "CORRECTIVE-ACTION"; ON TO  
 DOMESTIC-TREASON; THEREFORE "NOTICES" for conduct-  
 ing Treason's- "Aid and Comfort" Fully!)!! Ref.'s  
 To such 'Felonious + Treasonous-'. Political-Trials;  
 (w/ Ref.'s ie esp. OCT'21 US+CON.S. CT's EVASION'S; 'NO-CJIF=   
 LAWFUL-AUTHORITY/"foreign-To-out-const"/ Traitors-And-  
 Invaders! ie. etc. and consequence's for various US-  
 COAST'S "LAW-Enforcement", and "checks-and-balances")

particularity. Includes THE TOTALITARIAN - STATE / STATE' (necessarily -- overthrowing US CONST. guaranteed Republic-form-of-govt), however, "Patriot Citizen(s)" (and Anti-Balances) requires "first among long" rights, etc., the primary AND expectations / IT IS THEIR right, IT IS THESE DUTY TO THROW-OFF such STATE / "Treasonous-or-not" - Law + v. a. / Etc.). And, as that (F + T) ENTITLES for corrective-action / INTERVENTIONS / "Redress-of-Grievances-SATISFACTION" / ETC. TO VIOLATIONS-OF-ProtectionS AND PROHIBITIONs (ie, per se, i.e.; Law-Enforcement; US + Law POJ; Con-Bus / JUD-Pers / Medical-Board / "Disability-RIGHTS-Cause" / US-Congress & Senate's JUDICIARY-COMMITTEE" & ETC. and -- (a- "PEOPLE" - charges REL. "PUPIL-Trial" / "...and TO HAVE the ASSISTANCE OF Counsel FOR his/her DEFENSE;" - Rights/ esp. TO EQUALITY "Unreasonable Searches-And-Seizures" - VIOLATIONS

FEB 9TH 2020 + Snowballing / ETC. CORRECTIONS

pg. 2 - of - 2

(c)(4)(A) (c)(4)(B)  
 Such is largely suspect to be purposeful result so in that "DOMESTIC TRAISON" would continue to grow & prosper; by government-officials (subordinate to "We the People,") & "Domestic-Enemies". This is provably true. Not only by recently discovered former Jefferson's "the chains of the Constitution," for activated 1/30/05 "Treasuries-Or-Not" revolution's "...the chains of the Constitution." Therefore problematic & contentious! \*), and of which is largely unbreakable to readers here -- "Proportionate-Severity!" \*), whereas be part-of-the-solution / not problem -

#1). The misunderstandings about TRAISON subject matter is magnificant & serious.

Am 18 U.S.C. Section 2382 Misprision-Of-Treason-Presentation

1/30/2023 - 11:49:00 AM, #.N#1, - 5003/8003

ETC. CORRECTION'S

To "Prosecution's" suggestions of favorable Evidence -- / "Discharge - Defendant / 1997 In regett; writ - Required" / "Matters outside the Record" / As To denied "Fundamental-Right" @ 1985 In Re BOWW;

That Court), IAC-PJ-ATY's, PATY's concurrent-crimes, Dr's Psych Frauds IST-BS, Jailers-Md OBST's, ETC. 18 USC 2384 + 4 "Seditious-Conspiracy" That disregards US CONST prestat'd "DEFENSE-Rights"

To "Wrath-of-An-Woman!"-Frauds, For NO "domestic violence"/ Etc. crimes by Legis, AND, "No-Calif-Jur-Authority" PC 1004 remittit; for FAT-IST-PL 1370-Res Judicata "2011-Jury" AND Precedented "Lawful-Crimes"-prv. "Lesser-of-Two-Evils-PoTain!" Adjudication To foremost STOP Treason; ETC.; AND, ie. OTHERWISE

such Lawfulness And worsenings for LAWFULLY-Preped "Jan-6th" EXTREMISMS, and Cheney/felony/Etc.-Democrats-Loyz-Gmt's subordinates-overthrowing-Master Hierarchy wth the People; AND, Reg's w/p "Judges shall HOLD their offices PURING Good behavior"-Kimberly Johnson; ETC. US-const-LAW-Enforcement, as

To "Establish-Justice"/ ETC. INTERVENTION's reqd

To These INFECTIOUS snowballing X-USA / "four-Branches-of-Govt," / "PoTain-of-Unclean-Hands!"-

CIVILIZATION's of INJUSTICE's Rel. forefather Sir Montesquieu / ETC. RELEVANCIES, and furthermore,

so that CONSEQUENTLY CIRCUMVENTS OTHERWISE more so RIGHTEOUSLY LAWFUL Worsening's Provoked EXTREMISMS, To stop America's plunderings).

plundering's) •

Secondly (As that 4+ "Priority-1!" Emergency's compounds INTRO.): IS as To Specific-particulars Re. CALIF.'s current 2+ counties "Foreign-To-our-const." / F&T-M+N's misconducts "Badges + Robes" - State-whores + 'Accessories'-Enlistees"-public-officials' / etc. UNLAWFULNESS (Ref.) such "Long-Train" prerequisites "THROW-OFF", as To These Grievances AND 'F&T-Non-Concealment-Crimes-Presentments HERETO'; etc. OR 'I-"Death"-LAW-CURE / 'updated' 1781-? Republica VS. McLaThy / "Lesser-of-Two-Evils-Doctrine" + "Necessity-Defense" / etc. alt. To preferred Harmonious INTERVENTION'S, Rel. -- Sac-CA-USDC #21-1399; #22-0026 +/-, etc. T-M+N's VS. "C.C.P.T." - corrective-Action!), and, DIRECTLY or To 'Felonious-And-Treasonously-VIOLATED-RIGHTS' (ie. esp. paramount is The " and To HAVE THE ASSISTANCE OF COURSE) FOR his-her DEFENSE." - Right's-Law-violations'; ie. "Due-Process" Rel. 'F&T' Punishment-For-Exercise-of-Civil-Rights"; ie. and long's USMC-PTSD Frequently Routine TORTURES - "shocks-The-Conscience"; ie. etc. and "obSTructions-of-Justice" FOR 'F&T' Adverse-To-The-State" THATS collectively and WITH Standingly 18 USC 2384 + 4; 'F&T'-"Seditious-Conspiracy" / Abuses + Neglects; 2382 + 4 'CONCEALMENT-CRIMES', Neglectful/picricous, etc. THATS HEREBY Nationally-Detrimental by and because These such "opposes" vs const. etc. "Supreme-Law-of-The-Land!" AUTHORITY; And, esp. Re.

eSp. Re.

prestated, Marsden-Motion's; IAC-pd-ATy's T-M+N's, "Hearing(?) Objection(s) And Implications; Judge's Foreign-To-Our-Constitution" Judicial Activism w/ "Confirmation-Bias" partnering manipulations; D. ATy's F&T-concealment-crimes, Dr's-psycho-frauds + unlawful-unreasonable VIOLATIONS vs DOJ Federal-Consent-Judgment 2005 +/-, and CriPa-RPT 2005  
 Vs. Calif-DMH: Regs "Evidence-Based-Practices"/etc. Mandates + prohibitions psych-Patients-Rights vs. "counterproductive"; As To F&T-TON-Violations "federal-supremacy" free vs. Bland's "Any state law --/ MUST Yield"; etc. unreliable and "Confrontation-Rights" vs. F&T-IAC-ATy's conspiracy, discredited "wrath-of-An-woman!" frauds for "ALTERIOR-MOTIVES!" And that wife-Evelyn's - "ACE" = "Adverse-childhood-Experiences!"/foster family, child-molestation, etc. encompasses Independent-Survival-Involuntary - "Push-Him-Away!"/etc. Defensiveness, etc. impeached unfaithful-etc. pretended beliefs, etc. and unlawful-Violations and Malicious-Motives-obstructing "Jury-Trial" - AND - Rational-? for his defense." - etc.-RIGHTS; THATS 1983+ USMC-PTSD-TORTIOUS-F&T-Punishment-for-Exercise-of-Civil-Civil-Rights!" (etc. and w/ ie. numerous related derivative detriments as F&T-(Custodial-Handicap)), as to X70+ Ref's set forth now, for violation's of REDRESS-of-Grievance's--"RIGHT'S, respectively stipulated 'violated-Rights', by 'F&T-SCSO-HQ, sheriffs Barnhart, McGraw, etc. Mike Johnson, jailers, Med. Wellpath Corp. Nash, TN X 40+ F&T-ENTITIES;

- ENTITIES;

ie. as TO F+T- ROUTINE evasions, coercions, violations onto unpreferred "Dissenters" Discrimination However as enormously compounded for extraordinary Honorable Edge HERETO 1991+ DISCOVERIES: Domestic-Treason; ie. 'calif - UNCONST/INSURRECTED/counterproductive' GTC-F+T- "More-HARMS-THAN-GOOD!" - criminal-Law-System' -- and REVERSED 7-4-1776 Protection's And Prohibition's Intended Abolishments -T-Absolutism's- ~~X~~ 27+ "He-she-HAS--" CAUSATION's "Poverty-And-Despair!", THEREFORE constitutes to be Treason's- "Aid and comfort-/-/ is guilty of Treason AND shall suffer death.."/ That drastically compounded presently Biden-Harris-ETC. New-world-order's "INTERDEPENDANCE!" To be deliberate Anti America Plunderings and US-pres-OATH's- Frauds / STovall vs. Denno's-TON-violated-Rights-CAUSATION'S -- "The clear danger of Convicting the innocent." / ie. GTC. voluminous "Diligence!" mere EARNEST intro. Best-Effort Today).

THIRDLY-- As that Calif.-(Rel. Ref's)-Defect-  
ive- corrective- processes; aka insurrecTed vs CONST's  
"checks-And-Balances" (ie. state Remedies "Ineffective"  
and "unavailable" per 28 USC 2254(b) and PROOFS-  
"Credible-Evidence-Support" such "counterproductive"  
Calif.'s T-M+N's Overwhelming Incidents providing;  
And Thats 4 TO 7+ Daily violated-Rights POST 5-6-21  
unlawful-wrongful-ETC. CUSTODY, And is longstandingly  
Yourselves-US-long's "Legislative-Branch-of-GovT.-subordinate

-subordinate-

officials' Implicatingly Required INTERVENTION's ONTO CALIF-UNCONST-CONCERTS-"FED-BRANCHES" AND "CHECKS-AND-BALANCES"-LAW-ENFORCEMENT, for these UNLAWFUL "Law-Enforcement"/UNLAWFUL-Lawmicks, UNLAWFUL-JUDICIARY / UNLAWFUL MEDIA "WATCHDONG" PRESS (ie. Rel. T-PL 1252 "PASS"-The-BUCK-GAME) for "Adverse To The STOKE" MATTERS, AND THATS T-TOTALITARIAN ANTI-US CONST.'S A-4-REPUBLIC-GUARANTEE VS. HERE TO PURPOSEFUL "establish-JUSTICE" CONFRONTATIONS "WITH PEOPLE" ONTO SABOTAGED AND/OR FUTILE CORRECTIVE-OVER-SIGHT'S AND T-UPSURPATION'S THAT'RE DELIBERATELY SYSTEMIC FOR PLUNDERING X-USA'S "America the Beautiful!" BY & BECAUSE DOMESTIC-ENEMIES / DOMESTIC-TREASON / "BADGE+ROBES"-OFFICIALS/ BEING SUBORDINATE SLAVES OVERTHROWING HIERARCHY "WE THE PEOPLE" BOSS MASTER'S TREASONARILY!); AND (etc) THAT HERE TO FORE IMMEDIATELY NOW- "Yesterday!" REQUIRES US CONGRESS'S INTENDED (i) HOUSE-SENATE-JUDICIARY-COMMITTEE TO (ii) INTERVENE-CORRECTIVE RELIEFS (w CONST, VETERANS, ETC. (etc)) "IN ORDER TO FORM A MORE PERFECT UNION" (PS-w/IE 1 "CONTempt-of-congress" PROCESSES SIMULTANEOUSLY IMMEDIATELY, AS FOR UNLAWFUL-US-DOJ, X-ATY-BEN/ATY); 1 SAC-CA mcgregor scott, Phillip Talberg, etc. Re. 15px 2-11-2021-TCN-PoCs, DEMANDING 28 USC 594+/- "ASSISTANCE", BUT, INSTEAD F&T-M+N'S; NONFEASANCE'S AS 1 IS RESULTING IN THESE SNOWBALLING CONCERTS VIOLATIONS-OF-RIGHTS; "OBSTRUCTIONS"-F&T-TO-PARAMOUNT-ELSEWHERE-CORRECTIVE-ACTION VS. HERE COLLATERAL-DAMAGE(S);

- Damage(s) -

ie. etc. and "NOTICES"-72-Hours-Hereafter-National-Emergency!" AS THAT WHICH MAKES "Cause-of-Action" for vs congress Legislated-Ratified LAW + CONST.(T.O.N); PS-7. esp. whereas Murderous-F&T-, Exterminating-DISSENTERS."- (Lcge-vs-"crime-victim")-Genocide- Implications; PS-11. provisions updated by 14 Amend's § 4 "Bounties For Services --/ suppressing Insurrection --/ SHALL NOT Be questioned/ ALT-T-congress Violating COT-NEEDS; and ps-14. my Federal-State-Govt, - "Immunity!" protection's from These UNCONST-F&T-"Political-Trials."; Partnership-Malicious-Prosecutions, S 2 AM JUR 2d § 57; and That OTHERWISE "Supreme-Law-of-The-Land!" inclusion's citizenry's "IT IS THEIR DUTY TO THROW-OFF such Govt." / T-"Death"-LAW-CURE alt, "Peny & Pefnd!" sof Retaliations/ etc. and -- Deadly-Force; "License-To-Kill!" INTERVENTION'S Relief's!); PS-21. and rel. US congress, veterans-Affairs, Armed-Services, National-Security, oversight's, ETC. Cmte's AS THAT 30+ yrs my USMC-PTSD- 100%-service-connected-Disability: compensation + pension PAYMENTS being Longstandingly "unreasonable-searches-And-seizures" (etc) Deprivation's (etc) AND problemsome corrupt court's events (rel). "Fruit-of-The-Poisonous-Tree!" (etc), THATS very Need ful (or-rective-INTERVENTION's (formally x 400+ USMC- HQ, Advocates, JAG, PIA, DoD; TON-Jim Richards 530-356-0342; chris Kelso 744-4539; DICK "Bard" 246-9131; ATY's KCM 243-8599; RMH 244-9606

P&MH 244-9606;

E. McNelly 246-1578; Joe Abwt 246-4356; Mike Berger  
241-2646/FAX 243-2644; 410-4213; 338-0778; 434-  
295-4784; Feptopp 510-501-6218; ETC; VSO 225-5616;  
691-1707; 942-5168; 605-4260; etc. and -- esp. All-USMC,  
"Red, white and Blue Print"; Carlos Zapata; McConnell filz;  
Patrick - "Jones-for T"; Conn-STch. Ridge Anselmo Winery;  
Tesla + Elon Musk 650-681-5000; Swanson + McNamara  
415-477-3800 / PS245, Cim Macke 310-772-2328, San-  
Regional Med Cmp 605-4260; ATy Arch Pugh; RRS 225-8211;  
Romero + Jesuit Daniel Sheehan 831-451-6135; Grand 200 503-  
225-0860; Dante Emry 201-521-1416; San BAR 710-8734;  
Nat-Crim-Def-Lawyer; 202-872-8600; Full-Fath Lions 246-4517;  
USMC League 703-207-8588; Mayo Clinic 507-284-2511;  
Mental Health Am. 703-684-7722; Therapy Proj Int'l 973-252-  
9800; Disability-Rights-Calif 916-504-5800; SF-FBI 415-553-  
7400; Todd Herman-R.L. 206-421-0770; 918-337-8015 Voice of  
Martyrs; USVA chie Nicki Belbas 530-520-1853; VSO-  
Kim Higgins 916-843-2743; Mike Alvarado 530-879-5000;  
Lockheed-MISTk + Space Corp; Disney Land Corp; etc.

FOURTHLY-- (and Ref.'s Grievance's TOTALITY);  
esp. # 162916502; 162895132; 162781142; 162604562;  
# 162424842; 162908202; +/ and TON/AO-LM; July '07  
(Folsom-prison; etc.)-- As that problematic-Grievance's-  
SYSTEMIC-PERFECTIVE-overSIGHT'S; felonious + treasonous-  
ness (ie. 18 USC 2384 & 4; "Seditious-Conspiracy"/Abusus/  
Neglects; ie. Gre. and Treason's 2381 "Aid and Comfort"  
As HEREBY "Treasonous-Imprisonment"; esp. "Perfervances"

"Preferences"

Yourselves HERAFTER, and, R.F.'s previous TON-Congress -  
That's-MIA onto Jud-Cmts (ie, via 4 pgs 9-12-21 Cong. Pissn,  
etc.) THAT IS consequently Necessitating more so LAW-  
FUL Extremism's Than Jan. 6<sup>th</sup> "Taist!" (w/ Deadly  
Force Purposefully stopping Trevor's), by and because U.S.  
CONST.'s "Law-Enforcement" w/i.e. "BUT when a long  
Train of Abuses and usurpations -- IT IS Their Right,  
IT IS Their DUtY To THROW-OFF such GOVT and...";  
and, Therefore Provocations T-"Death-LAW-Use/  
"Suicide-By-Treason!" (unpreferred Revolutionary extremes)

P-- In closing now, Please properly, etc.  
and immediately Intervene(i) w/ic undivided Attention,  
and, Interventions Reliefs / Assistance / provide AT,  
to F&T-Penred-Right's / etc, please & thank you

w/ Aug 11, '21  
TON-Pkg Sen P. Diven; Constitutionally Yours, and, in the  
Aug 12 '21 case TON-  
PKG Jerry Nadler;  
Pkg one "confrontations-  
Right(s)" violated;

*Aug 12 '21 (Lef.)*

w/ T.O.N. // "Mr. UNITED STATES ATTORNEY  
General + Special-Prosecuter Lee  
K. (general-eagle) Clarke (etc.) --  
ie. 1991+ USPC APPT vs CONST.'s  
Article III, VI, IV +/- "Ambassadors,  
Public Ministers and Counsels.."  
ie. ficer and benefits "Treaties made,  
OR which shall be made .." 1)"

VS Cong. JuD - (mtg: suff's)

Ps. Demand (ic) immediate HEREAFTER  
 "contempt-of-Congress" for US-DOJ, x-ATy-Gen/ATy),  
 Sac-CF, M.Scott, P.Thibby, etc. AND - for "Law-  
 Enforcement" / US CONST's A-IV Republic, "checks +  
 Balances" / for A-3, "Judges -- shall Hold  
Their offices DURING good behavior." And,  
 That THEREFORE (and HERETO) That such  
 4 + implications Disg / Removed Judges "yesterday!"

✓ 1991+ vs pc AppT's

Ps 11) my 'vs AG & SP' / "Ambassadors, public  
 Ministers and Consuls" / command is similar  
 USMC OATH / code / Anti-Promiscu-Enemies-Focus / BUT  
 Focuses fake fraudulent-false-prophet-churches AND  
 particularly Today Rel "churches" Bible Matt 18:15-17, viol-  
 ations (w/ I Tim 5:20 publicized Tress passes-sin's  
 Rebuke before All, that OTHERS also MAY fear."

ATy's Anti-C-C Report,

Ps - 17) That Non-US-CONST-Republic's OVER-  
 SIGHT - PROTECTION's (ic, CONST's; ST) MAKES IT Totalitism  
 and/or 'No-Lawful-Authority-(F&T)-false-Imprisonment/S&T/  
 ETC, And is consequential CAUSING necessitated unperfec-  
 ted US CONST EXTREMISM's as and because cannot pro-  
 tective and/or futile otherwise "checks and Balances" (rect-  
 ifive Redress - Remedies (That's Entrapment by faking Tres),  
 And, TON - confrontations / is w-pc "Judge" Kim Johnson)

PS - 43. That my property/Item-Const/USA-Embassy's TREASURER-Agency (and Collateral-Damage) includes citizen People Lawyer protection Allegiance USA obligation of property possession/Noles

PS - 44. As that THESE continue (Promoted-Prosecutors-Judges) That Felony Conviction Unconst-UNconstitutional (F+T)- "PUNISHMENT-For-Exercise-of-Civil-Rights!" is one of many "Judicial-Rule!" Insurrection factors which ALTERNATIVELY should be subjected to Judiciary-Committee's Removal and disqualification per (ie) US CONST Article III "Judges -- shall Hold Their offices DURING Good Behavior," and, by such Accessory EXTENSIONS THEREETO onto all "Four-Banches-of-Govt." as to These Today (long standing) "Judicial-Branch" unconst, etc and (counterproductive) favoritism - "Partisanship"/ "Differences" / And evasion) To US CONST's "We-the-People" AND THAT requires "OTHER-Banches" and "we the people" Hierarchy INTERVENTION onto Their "Majority"-non -"Good Behavior" Judges AND per US CONST's "Establish-Justice" Authority

1 To: US. Cong. Jud-Cmte  
2 Attn. CH-PICK Dirksen  
3 Etc. Successors+Members

④ 226 Dirksen-Senate  
("3-STRIKES-YOU'RE-OUT"; April)  
Bldg. 50 CONST. Ave.  
NE, W/DC, 20002

4 ARP (T.O.N);

5 Legal-Mail-Log:

Tel. (202) 224-5225

6 Deputy's: Storms, Larsen

7 ETL. Addressees: Via-

8 Mailed: 11-17-2021

"Nat-Assn-of-Crim-Defense-Lawys"  
④ 1660 L. ST. NW, 12TH Fl.,  
Washington, DC, 20036

9 7 + Pg's 11-9-21, "Nat-Assn-Criminal-Defense-Lawyers"  
10 CM(Distinctly others); "forced" Draft!)/Am-Psych-Assn/Death-Kee Pers  
11 US Congress "Jud-Cmte": PACKAGE!

12 1 Pg 8-1-21, Sac-USDC, #2021-(VN)CV-1399-JPP - (Pendine Mag.)

13 2 Pgs 10-4-21 (Recd 10-22) NOTICE-of-APPEAL (w/ RET: 10-21+22 3rd App-

14 F&T-3rd App Dist CT and CCAP.

15 2 Pgs PL 96-247, 42 USC 1997 "cripple" 4 Pgs MoFTP-Supp DS-A6,

16 MOU, 6 Pgs Bef's Brief's #141227842; #144132662; 3 Pg Sac-US

17 ATY 3-20-21; 4 Pgs 8-17-21 US-DCJ WDC Civil R. Div. & Dis-R-rectr;

18 6 Pgs 5-13-21 Com-Comm-on-Jud-Perf.; 6 + Pgs 9-19-2021 'Dis-  
ability-Rights-CA' (T-Michele-N); 2-Cartoons-Evid. (5-26-21 PerANT/

19 Lucy Hates Lions); 7-28-21 Dilbert (w/ PerSTAD-Self-Psych-E)

20 4 + Pgs 9-1-21 Redding-Rancheria (et al. ~ TON-Interventions);

21 6 Pgs 8-17-21 SCSD-Sheriffs, Barnhart, M. Johnson; 4 Pgs 10-10-

22 21 Shari-City Bd-of-Sup's (TON; Appt, "...and TO HAVE them")

23 4 of 400 + Pgs Avg . 2021 US cong, Jud-Cmte CH-J. Nader

(Cite w/ie. US const. Law; "checks + Balances" + corrective-Action);

Corrective-Action's

2 Pgs; SEPT. 2021, Mail Log; 2 Pgs 9-19-21+ Mail Log;

w/ 18 Pgs 9-21-21, (ATy's) Farrell, Braun, + Martel, LLP,  
102 235 Montgomery ST, SF-(A. 94104) T.O.N.!  
\* w/ 5+ Pgs Sept. 21, 2021

2 Pgs Sept. 21, "Hearing"; Evid-unlawful-(factors);

2 Pgs, Nov. 11<sup>th</sup> 2021, TON w/ "Throw-off", etc. prov-  
OKed AIT. I-"shall suffer Death." Law (re) Extremists!

+ 4+ Pgs, 10-14-2021, X7+ via Foster P. Jeremiah, Wifey,  
etc. Re. F&T-Unbiblical Math 18:15-17 - "church"/WTF's

\* CT 1, F&T-P's Case #21- \_\_\_\_\_ (? ob21e?) Content,

w/ 10 Pgs 1-30-2005 (1/-), X77+ GOVT Entites, TON-Email;

w/ 5+ Pgs- Pkg, "Writ-of-Quo-Warranto"; OCT. 2021,  
US + Calif. Supreme Courts (F&T-M+N'S);

w/ 15+ Pgs 2-11-2021; US - DOJ; ATy Gen W-Pc,  
and, Suc-CIA US ATy's M. Scott, P. Toliver (TON); and,

28 USC 594 "Assistance(s)" -- X 40+ particulars;

w/ 7+ Pgs (frankly incomplete) Mail Log Account  
for 10-25-21 thru 11-27-2015 (some ? Y2) Lead/Mail's

↳ 4+ Pgs Pkg 7-4-2021, US Pres Biden-Harris  
(TON; MoFIP) "a Recide," Me;

↳ 2 Pgs July 4'21 / "MoFIP" / Re, ie. GOVT, C. 865 8 -  
(Infectious) - "Emergency" + "Release" me Law

Mailed: 9-12-2021  
DATED: Aug. 11, 2021

('T.O.N.' + 'Snipe'!)

TO: U.S. Congress

(#<sup>\*\*</sup> Treasonous-OR-NOT)

i.e. Judiciary Committee

ATTN. via CH-Hon(?!)- Jerry Nadler

(US CONST. LAW; formalized "checks-  
And-Balances"; Confrontation-Rights/DUTY's!)

40-2141 Rayburn House Office Bldg.  
Washington, DC, 20515

w/ i.e.

45-Senate-

CH-Dick Durbin

(et al.)!

[ii] FROM: Mr. United STATES ATTORNEY General & Special-  
Prosecutor Lee K. (general-eagle) Clarke (et al., - i.e.  
1991 +/- USDC APPT. US CONST.'S Article III "Ambassadors,  
Public Ministers AND Counsels.."; i.e. ETC. and "Treas-  
ONOUS-OR-NOT-LAW+WAR" RE. PL-96-247:

For Jail's/DMH/ETC.- INTERVENTIONS- Yesterday<sup>\*\*</sup>  
Rel. 9-1-2021 'MOU' +/- : i.e. ETC. applicable unpleasant  
necessitated -- "BUT WHEN--/IT IS THEIR DUTY TO THROW-  
OFF such Govt. and .." TOTALITY VS. T- oversimplifications)"

(\*ps-- 'DUTIFUL-Assistances-ALTERNATIVE-Particip-  
ations' TO OTHERWISE 'Felonious + Treasonous-  
CONCEALMENT-CRIMES/ "Accessory's" / 18 U.S.C.

18 U.S.C.

SET-2382+4/ USA's - "Allegiance" - obligations-fc,  
w/2384; 2381; 371; 241; Ca. fc 422.6; §11. "Brubaker"  
LAW"; rel. 42 U.S.C. 1997 - ETC. Independent-  
Review.."/", conditions which DEPRIVE  
RIGHTS.."/", causing them to suffer grievous  
HARM(s) and the ATY-Gen HAS REAS-  
onable- CAUSE TO BELIEVE THAT such  
DEPRIVATION(s) IS PURSUANT TO A PAT-  
TERN OR PRACTICE OF Resistance.."/

ETC. NATIONAL EMERGENCY July 1, 2021 (+/-)  
"commencement(s), THATS "As-An-Matter-of-Law",  
AND, in and around Ref's "credible-Evidentiary-  
Support" X40 + Violated - "Grievance-RIGHT(s)" -  
Purposeful-Collective-Action-Reliefs; for ie.  
"Defense-Rights"/ie, F&T - "Punishment-for-Exercise-  
of-Civil-Rights"/ie, "and to have the Assistance-  
of Counsel FOR his/her DEFENSE."/ ie, for  
criminal & civil law "Jury-Trial" determination/ie,  
etc. and "Establish-JUSTICE," RIGHTS - -  
w/ie, 15 pgs 2-11-2021 US-DOJ, ATY, Gen. Merrick  
Barkland, ETC. and Sac-CA, US ATY M.Scott & P. Talberg;  
w/ie, US-DOJ, AG, ETC. collective-responsibilities, per  
Calif.- D. M.H., & 'Federal-Consent-Judgments' PROSECUT-  
ED "Evidence-Based-Practices" - ETC. - VIOLATION'S  
2005 +/- 2007 'cripa'-Report" AND Today's Supplemental-  
Provoked Necessitating 'TON'; ETC. charges - prosecution -  
INTERVENTION'S; rel. 1970's "On Being Safe in Insecure  
Places" / 2007 DSM-Dr. SPITZER's psych "Subjective + Fraudulent" / 9-27-  
2015 NPF's "5% median age" AND "Play + Defend" Lucy PRETT / ETC. &) AND  
Includes "INSTITUTIONS for purposes of receiving CARE and TREATMENT  
MENT." (PMH, ASH; Napa State, Thousand-Hospital, ETC. + 1170.9